#### DEPARTMENT OF HEALTH SERVICES

(916) 657-2941

October 6, 1994



TO: All Holders of the Medi-Cal Eligibility Manual

MANUAL LETTER NO.: 135

Enclosed are new procedures on Institutional Status which encompass new Health Care Financial Administration guidelines and state law.

Procedure Revision

**Description** 

Article--6

Medi-Cal Eligibility Due to Institutional

**Status** 

Filing Instructions:

Remove pages

Insert pages

Procedural Table of Contents:

Procedural Table of Contents :

Article 6--Page PTC 7

Article 6--Page PTC 7

Article 6 Table of Contents

Article 6 Table of Conten s

6A-1 through 6B-7

6A-1 through 6G-4

If you have any questions concerning a specific revision, please contact Ms. Elena Lara of my staff at (916) 657-0712.

Sincerely,

Original signed by

Frank S. Martucci, Chief Medi-Cal Eligibility Branch

**Enclosures** 

Article 6	2		INSTITUTIONAL STATUS
	6A	-	INTRODUCTION
	6B	-	PUBLIC INSTITUTION
	6C	-	INMATES OF A PUBLIC INSTITUTION
	6D	-	JUVENILES
	6E	-	INSTITUTIONS FOR MENTAL DISEASES (IMD)
	6F	<del></del>	CHART
	6G	-	QUESTIONS AND ANSWERS

MANUAL LETTER NO.: 135 DATE: 007 0 6 1994 PAGE: PTC-7

		2
		<u> </u>

ARTICL	E 6		INSTITUTIONAL STATUS
AN HOL	6		NOTITOTIONAL STATOS
	6A	-	INTRODUCTION
			<ol> <li>Purpose</li> <li>Background</li> <li>Notices of Action</li> <li>Implementation</li> </ol>
	6B	-	PUBLIC INSTITUTION
			<ol> <li>Definition</li> <li>Not A Public Institution (FFP)</li> <li>Publicly Operated Community Residences (No FFP)</li> </ol>
	6C	-	INMATES OF A PUBLIC INSTITUTION
			<ol> <li>Medi-Cal Eligible</li> <li>Not Medi-Cal Eligible</li> </ol>
	6D	-	JUVENILES
			<ol> <li>Prior to Disposition</li> <li>After Disposition</li> <li>Nature of Facility</li> <li>Foster Care</li> <li>Emergency Assistance Program</li> <li>Sample Disposition Orders</li> </ol>
			<ul> <li>a. Probation to Correctional Facility</li> <li>b. Sentence to Correctional Facility</li> <li>c. Placement in Foster Care</li> <li>d. Other Samples</li> </ul>
	6E	**	INSTITUTIONS FOR MENTAL DISEASES (IMD)
			<ol> <li>Definition</li> <li>Identification of an IMD</li> <li>IMD Exclusion</li> <li>IMD's in California</li> <li>Managed Mental Health Care</li> </ol>
	6F	-	CHART
	6G	-	QUESTIONS AND ANSWERS

MANUAL LETTER NO.: 135 DATE: 00 6 1994

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#### **6A. INTRODUCTION**

#### 1. PURPOSE

Federal Medicaid regulations prohibit federal financial participation (FFP) for certain individuals due to institutional status. Medi-Cal is not available to an inmate of a public institution. This article will distinguish for both adults and juveniles who is an inmate of a public institution for purposes of Medi-Cal eligibility.

#### 2. BACKGROUND

42 United States Code (U.S.C.) Section 1396d(a)(24)(A) and 42 Code of Federal Regulation (CFR) Section 435.1008(a)(1) state that Federal Financial Participation (FFP) is not available in expenditures for services provided to individuals who are inmates of public institutions. 42 CFR Section 435.1009 states that an inmate of a public institution is a person who is living in a public institution.

Under new federal guidelines from the Health Care Financing Administration (HCFA), dated January 13, 1992, to the Director of the Arizona Health Care Cost Containment System, the term "inmate of a public institution" was further defined for purposes of Medicaid eligibility under Title XIX of the Social Security Act (SSA). The guidelines clarify that an individual is considered an "inmate of a public institution" from the date of actual incarceration in a prison, county, city or tribal jail until permanent release, bail, probation or parole.

Under the Social Security Act (SSA) Section 1905(a)(24)(A) and (B), Medi-Cal is not available for any individual under age 65 in an institution for mental diseases (IMD), but is available for inpatient psychiatric services for individuals under age 21 and up to age 22 if the services were begun prior to the 21st birthday.

For persons between 21 (or under certain conditions 22) and 65 years of age who are inmates of a mental institution, the state or county mental health system is responsible. For persons of any age who are detained under the penal system, the responsible third party is the penal institution or administration who retains authority over the individual. Under Section 4011.1 of the Penal Code a county may choose to cover prisoners under the county medical program; however, such coverage is optional. If a county does not choose to cover prisoners, the medical provider must collect directly from the penal authority, i.e., city jail for city prisoners, county jail or sheriff's office for county prisoners, etcetera.

#### 3. NOTICES OF ACTION

Since Title 22, California Code of Regulations (CCR), Section 50273, precludes Medi-Cal eligibility for certain institutionalized individuals from the date of entry into an institution through the date of release, a ten-day Notice of Action (NOA) is not required prior to discontinuance as discontinuance due to entry into an institution is not considered an adverse action (Title 22, CCR, Section 50015). County welfare departments should immediately discontinue individuals found to be institutionalized with an appropriate NOA and request return of the Medi-Cal card.

SECTION NO.: 50273 MANUAL LETTER NO.: 135 DATE: QCT 0 6 1994 6A-1

#### 4. **IMPLEMENTATION**

The new HCFA guidelines which clarified the federal statute were sent to all county welfare departments on July 7, 1993. A retroactive period of one year previous to this date was granted for any case which resulted in a wrongful denial of Medi-Cal eligibility based upon institutional status. This would include any case wherein the final determination of ineligibility was made during the time period July 7, 1992 until July 7, 1993.

SECTION NO.: 50273 MANUAL LETTER NO.: 135 DATE: 001 0 6 194 6A-2

#### **6B. PUBLIC INSTITUTION**

#### 1. **DEFINITION**

Public (non-medical) institution means an institution that is the responsibility of a governmental unit or over which a governmental unit exercises administrative control.

#### 2. NOT INCLUDED IN PUBLIC INSTITUTION

The following facilities are not public institutions and FFP is possible:

- a medical institution;
- an intermediate care facility;
- a <u>publicly operated community residence</u> that serves no more than 16 residents; or
- a child care institution:
  - for children who receive foster care payments under Title IV-E of SSA;
  - for children who receive AFDC-foster care under Title IV-A of SSA;
  - that accommodates no more than 25 children;
- an institution for the mentally retarded or persons with related conditions (chronic disability attributable to cerebral palsy or epilepsy or any other condition other than mental illness closely related to mental retardation);
- a community care facility (H&S Code, Sec. 1502): Any facility, place, or building which is
  maintained and operated to provide nonmedical residential care, day treatment, adult day
  care, or foster family agency services for children, adults, or children and adults, including,
  but not limited to, the physically handicapped, mentally impaired, incompetent persons, and
  abused or neglected children. FFP is possible.
  - Residential Facility family home, or group care facility for 24-hour nonmedical care of persons in need of personal services, supervision, or assistance essential for sustaining the activities of daily living or for protection of individual.
  - Adult Day Care Facility provides nonmedical care to persons 18 years of age or older in need of personal services, supervision, or assistance essential for sustaining the activities of daily living or for protection of individual on less than 24-hour basis.
  - Therapeutic Day Services Facility provides nonmedical care counseling, educational or vocational support, or social rehabilitation services on less than

SECTION NO.: 50273 MANUAL LETTER NO.: 135 DATE: 631 0 6 1914 6B-1

24-hour basis to persons 18 years or under who would otherwise be placed in foster care or are returning to family from foster care.

- Foster Family Home residential facility which provides 24-hour care for six or fewer foster children and is the residence of the foster parent or parents, including their family.
- Small Family Home residential facility which provides 24-hour care to six or fewer foster children who have mental disorders or developmental or physical disabilities and who require special care and supervision as a result of their disabilities. This home can also accept children without special health care needs.
- Social Rehabilitation Facility a residential facility which provides social rehabilitation services for no longer than 18 months in a group setting to adults recovering from mental illness who temporarily need assistance, guidance, or counseling.
- Community Treatment Facility residential facility which provides mental health treatment services to children in a group setting.
- 3. The following facilities may be <u>publicly operated community residences</u> that serve no more than 16 residents, but they are <u>not</u> eligible for FFP:
  - residential facilities located on the grounds of or adjacent to any large institution (no FFP);
  - correctional or holding facilities for prisoners or individuals being held under court order as witnesses or juveniles (no FFP);
  - detention facilities, forestry camps, training schools or any other facility for children determined to be delinquent (no FFP); or,
  - educational or vocational training institutions that provide an accredited program for its residents (no FFP).

[NOTE: Persons who reside in public institutions in order to receive educational or vocational training provided by the facility (e.g., a state school for the blind) are not considered to be "inmates" of public institutions and are therefore entitled to Medi-Cal coverage if they are otherwise eligible.]

SECTION NO.: 50273 MANUAL LETTER NO.: 135 DATE: 0CT 0 6 1994 6B-2

#### 6C. INMATES OF A PUBLIC INSTITUTION

Counties must consider both the facility and the person's circumstances when making a Medi-Cal determination of eligibility for either a juvenile or an adult who is incarcerated or placed in any type of public institution. In making these determinations, follow the guidelines below as well as the chart in Section 6E:

- 1. THE FOLLOWING ARE CONSIDERED INMATES OF A PUBLIC INSTITUTION (ADULT OR JUVENILE) AND ARE NOT ELIGIBLE FOR MEDI-CAL:
  - a. An inmate in a prison;
  - b. An inmate of a county, city, or tribal jail; or,
  - c. An inmate in a prison or jail:
    - Prior to arraignment;
    - Prior to conviction; or,
    - Prior to sentencing.

Unless they are out on bail or own recognizance (OR).

- d. An individual who is incarcerated, but <u>can leave</u> prison or jail on work release or work furlough and <u>must return</u> at specific intervals.
- e. Individuals released from prison or jail due to a medical emergency who would otherwise be incarcerated but for the medical emergency.
- f. A minor in a juvenile detention center prior to disposition (judgment) due to criminal activity.
- g. A minor placed on probation by a juvenile court on juvenile intensive probation with specific conditions of release, including residence in a juvenile detention center.
- h. A minor placed on probation by a juvenile court or on juvenile intensive probation to a secure treatment facility contracted with the juvenile detention center if the secure treatment facility is part of the criminal justice system.
- THE FOLLOWING ARE NOT INMATES OF A PUBLIC INSTITUTION AND ARE ELIGIBLE FOR MEDI-CAL:
  - a. An individual who, after arrest but before booking, is escorted by police to a hospital for medical treatment and held under guard.
  - b. An individual in prison or jail who transfers temporarily to a halfway house or residential treatment facility prior to a formal probation release order.

SECTION NO.: 50273 MANUAL LETTER NO.: 135 DATE: 0 6 1994 6C-1

- An individual released from prison or jail on probation, parole, or release order; with a condition of:
  - home arrest:
  - work release:
  - community service;
  - outpatient treatment; or,
  - inpatient treatment.
- d. Individuals released from prison or jail under a court probation order due to a medical emergency.
- e. Individuals who are patients in an institution for mental diseases (IMD) are immediately eligible for Medi-Cal upon transfer or discharge to a medical facility certified under Title XIX of the Social Security Act if they are otherwise eligible. This would include periods of conditional release or convalescent leave from the IMD.
- f. Juveniles between the ages of 21-22 in an IMD who were institutionalized prior to their 21st birthday will be eligible until they reach their 22nd birthday, as long as they remain continuously institutionalized and continue to receive inpatient psychiatric care.
- g. A minor in a juvenile detention center prior to disposition (judgment) due to care, protection or in the best interest of the child (e.g., Child Protective Services) if there is a specific plan for that person that makes the stay at the detention center temporary. This could include those juveniles awaiting placement but still physically present in juvenile hall.
- A minor placed on probation by a juvenile court on juvenile intensive probation with home arrest restrictions.
- i. A minor placed on probation by a juvenile court on juvenile intensive probation to a secure treatment facility contracted with the juvenile detention center if the secure treatment facility is not part of the criminal justice system.
- j. A minor placed on probation by a juvenile court or on juvenile intensive probation with treatment as a condition of probation:
  - in a psychiatric hospital:
  - in a residential treatment center; or,
  - as an outpatient.

#### 3. INMATES UNDER PENAL CODE SECTIONS 1367, 1370, and 1372

a. **Penal Code 1367:** Those charged with a misdemeanor, but who are incompetent to stand trial, and who will be treated by a mental health facility.

SECTION NO.: 50273 MANUAL LETTER NO.: 135 DATE: 0 6 1914 6C-2

Penal Code Section 1367 provides that "A person cannot be tried or adjudged to punishment while that person is mentally incompetent." If the judge finds reason to believe that the defendant may be incompetent to stand trial, he/she may order that the defendant be referred for 72-hour treatment and evaluation. Defendant continues to be an inmate of a public institution and ineligible for Medi-Cal. If evaluation results in placement in a mental health facility for treatment, then the individual is not eligible for Medi-Cal unless he/she is under age 21 or over 65. If the individual is referred for outpatient treatment, he would not be living in the institution and could be eligible for Medi-Cal.

- b. Penal Code 1370: A Murphy Conservatorship may be established if a state hospital patient charged with a specified serious felony is not restored to competence upon expiration of a Penal Code 1370 commitment. The establishment of a Murphy Conservatorship ends the Penal Code commitment, regardless of the expiration date of the Penal Code 1370 commitment. A Murphy Conservatorship requires the determination that the patient is gravely disabled in accordance with Welfare and Institutions Code (WIC) Section 5008 (h)(1). This state hospital patient could not be eligible for Medi-Cal if he/she were between the ages of 21-65, unless the individual was in the hospital before the age of 21 continuously to the age of 22. Then he/she could be eligible for Medi-Cal.
- c. Penal Code 1372: Those felons incompetent to stand trial, previously treated at the state hospital, but whose competency has been restored and are returned to the Inpatient Unit to stand trial. When a defendant is returned to court with a certification that competence has been regained, the court shall determine whether the person is entitled to be admitted to bail. An individual who is released from incarceration on bail is not an inmate of a public institution, and may be eligible for Medi-Cal. If not released on bail, the individual is likely to be held in a prison or jail prior to conviction or sentencing. The individual would then be an inmate of a public institution, and would not be eligible for Medi-Cal.

SECTION NO.: 50273 MANUAL LETTER NO.: 135 DATE: 0CT 0 6 1994 6C-3

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#### 6D. JUVENILES

In determining the Medi-Cal eligibility of juveniles, HCFA distinguishes between the nature of the detention, pre and post disposition situations, and types of facilities.

#### 1. Prior to Disposition

A juvenile who is in a detention center due to criminal activity is an inmate of a public institution.

A juvenile who is in a detention center due to care, protection, or in the best interest of the child is not an "inmate of a public institution" if there is a specific plan for him/her that makes the stay temporary.

#### 2. After Disposition

Juveniles on intensive probation with a plan of release which includes residence in a detention center are "inmates of a public institution." However, if the juvenile is placed on intensive probation in a secure treatment facility, he is an "inmate of a public institution" if the facility is part of the criminal justice system.

#### 3. Nature of the Facility

The nature of the facility is extremely important in determining Medi-Cal eligibility because federal regulations at 42 CFR 435.1008 prohibit FFP to "inmates of public institutions". 42 CFR 435.1009 defines a public institution. Publicly operated community residences that serve no more than 16 residents are excluded from this definition, and FFP is allowed for these facilities. In making an eligibility determination, both the status of the juvenile and the facility must be taken into consideration. The juvenile is not eligible if he/she is a resident of a public institution.

#### **EXAMPLE:**

A juvenile is detained for criminal activity. He is placed on probation with specific conditions of release, including a stay of 30 days or longer at a detention facility. The facility is identified as a juvenile detention center, not a treatment center. Upon release from this detention center, he would be placed on probation with his mother. Because of the nature of his/her custody and the nature of the facility as a detention center (public institution), he/she is not eligible for Medi-Cal. The juvenile is living in a public institution and is not eligible for Medi-Cal during the period of incarceration. After release from the detention center and while on probation, the juvenile may be eligible for Medi-Cal.

Do not consider that a short stay in a detention facility as set forth above is a temporary placement pending other arrangements. Under HCFA guidelines, this would be incorrect. Incarceration in a detention center due to criminal activity makes the juvenile an inmate of a public institution and ineligible for Medi-Cal.

SECTION NO.: 50273 MANUAL LETTER NO.: 135 DATE: QCT 0 6 1994 6D-1

#### 4. Foster Care

The purpose of the Foster Care Program is to provide financial and medical assistance for those children who are in need of substitute parenting and who have been placed in foster care -- that is, outside of the home of the parents or legal guardian. Foster Care placement may be in a relative's or non-relative's home as well as a ranch, institution, group home, or the like.

Foster Care children are automatically eligible for Medi-Cal after utilizing whatever other health coverage is available. This is clarified in Section 903 of the Welfare & Institutions Code, Liability for Costs of Support.

The Medi-Cal Program automatically grants a Medi-Cal card to children in Foster Care, and providers are instructed to bill the Medi-Cal program first. Medi-Cal pays the provider of service first, and then Medi-Cal seeks repayment from the other health coverage.

Foster Care children are excluded from being classified as an "inmate of a public institution" when such children are temporarily in an institution pending more suitable arrangements such as Foster Care placement in a foster family or group home. Specifically, this includes a minor in a juvenile detention center prior to disposition (judgment) due to care, protection or in the best interest of the child (e.g., Child Protective Services) if there is a specific plan for that person that makes the stay at the detention center temporary. This could include those juveniles awaiting placement but still physically present in juvenile hall.

#### 5. Emergency Assistance (EA) Program

The EA program is a federally funded program under Title IV-A of the Social Security Act. Federal funding of 50 percent (50% federal/50% county) is available for a period of up to 12 months or until the emergency is over, whichever is less, for children under the age of 21 in accordance with 45 CFR 233.120. Eligibility for EA requires that an emergency must exist within the family in order for a child to be considered eligible for assistance.

There are two distinct definitions of an "emergency" that apply to probation cases and child welfare services cases. The definition of an emergency for a probation case is "a child's behavior that results in the child's removal from the home and a judicial notice that the child must remain in out of home care for more than seventy-two judicial hours." The definition of an emergency for a child welfare services case is "a child is at risk of abuse, neglect, abandonment or exploitation".

The Medi-Cal program has implemented two new aid codes to be used for the EA Foster Care portion of the EA program:

- 4K for probation cases which result in out-of-home non-federal Foster Care; and,
- 5K for children at risk of abuse, neglect, abandonment, or exploitation placed in out-of-home non-federal Foster Care.

Children receiving EA services who are temporarily detained in an institution, such as a county operated juvenile assessment center or residential treatment facility pending foster care placement, are prohibited from being placed into the 4K (Probation) or 5K (Child Welfare Services) aid codes. These children, if determined Medi-Cal eligible, will remain in aid code 45.

SECTION NO.: 50273 MANUAL LETTER NO.: 135 DATE: 0CT 0 6 1994 6D-2

#### 6. Sample Disposition Orders

#### Exhibit A - Probation to Correctional Facility

A sample court order for a minor ordered to a juvenile detention center for a temporary period pending placement. This minor is not eligible for Medi-Cal because the facility is part of the criminal justice system.

#### Exhibit B - Sentence to Correctional Facility

A sample court order for a minor committed to a correctional facility to serve a sentence--CTC for five days. This minor is not eligible for Medi-Cal because he/she has been sentenced to a correctional facility for criminal activity.

#### Exhibit C - Placement in Foster Care

A sample court order for a juvenile placed on probation and ordered to suitable placement. If placement is in foster care and not a correctional facility, this minor is eligible for Medi-Cal.

#### Exhibit D (1) - (9) - Sample Court Orders

Because of the diversity of juvenile and adult court orders and the judgments rendered and/or specific situations pertinent to each individual case, several orders are included to demonstrate that each must be read individually to determine Medi-Cal eligibility.

SECTION NO.: 50273 MANUAL LETTER NO.: 135 DATE: 007 Q 6 1994 6D-3

#### **EXHIBIT A**

SUPERIOR JOURT OF CALIFORNIA, COU... OF VENTURA



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DATE: OCT 0 6 1994 MANUAL LETTER NO.: 135 6D-4 SECTION NO.: 50273

(A)

# SUPERIOR JOURT OF CALIFORNIA, COUNTY OF VENTURA JUVENILE MINUTE ORDER - 602 DISPOSITION

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for minor as deemed nece	ssary by a licensed	l physician or de	entist.
[] CSA to arrange for a psy	chiatric/psychologi	ical exam.	
N. Parents []	to attend family co	ounseling as dire	ected.
[] Minor shall bau a fine in	the amount of \$	to Restituti	on Fund.
[]Stayed pending success	<b>ful completion</b> of p	probation per WIC	730. 6
[] Transfer in accepted. []	<b>Probation/wa</b> rdship	terminated.	
[] Petition dismissed with/w	ithout prejudice.		
N Minor detained in N CTC	[] VCJ [] Waives ri	ight to be housed	l at CTC.
[] Minor waives Ray O. right	s. []Minor advised	of appeal rights	<b>\$</b> ,
[] Placement staff to submit	periodic progress	reports.	_
[] Bench warrant [] issued [	] recalled [] staye	d until	<u> </u>
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12. Ø  13. □  14. Ø  16. Ø  17. □  18. □	allowed to terminate by probation of You shall not leave Ventura Country and your parent(s). You shall not come are main away from your residence of curfew of	for more than 72 hours without the hange your residence without the povernight without the permission of the Community Work Program by services Agency: Collections, Unitary per month commencing on to the State Restitution onth commencing manner to be determined at a later by atom Center as follows:  commencing court review of program of School Center I Level IB the Weekend Work Program by the form of the Meekend Work Program by	e prior permission of your probation of prior approval of your probation office of your parent(s). You shall obey a specific spec
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SECTION NO.: 50273 MANUAL LETTER NO.: 135 DATE: 0CT 0 6 1994

6D-6

EXIBIT (A)

#### TERMS AND CONDITIONS OF PROBATION - PAGE 2

and the second

NAME:	2-	·		DATE:	4-6-93
			CASE N	o	

During the period of your commitment or placement, you must obey the orders of the placement staff (as well as your probation officer) and participate in all required school, treatment, and other programming. In addition to the terms and conditions of probation which you must follow at all times you are on probation, you must also follow the following special terms during the period of time you are in placement.

You may not leave placement without the permission of placement staff. You shall not possess any weapons or stolen property. You shall not use or possess alcohol or any controlled substance, including marijuana. You shall submit to tests to determine if you have used any of these substances and submit to search of your person, your residence, your vehicle, or any personal or real property under your control for the above prohibited substances, weapons, or stolen property by placement staff, the probation officer, or any law enforcement officer.

21. [] You shall complete \_\_\_\_ hours of community service work while in the Juvenile Restitution Program or the equivalent amount of hours in a paid employment position approved by the probation officer.

You shall pay 80% of the net money earned while in JRP towards your Court-ordered restitution or fines.

You shall not associate with any gang member, including but not limited to members of the Cooking Child's You shall not wear, display, use, or possess any article, insignia, emblem, photograph, cap, hat, scarf, bandanna, or any article of clothing which is evidence of affiliation with, or membership in any gang. You shall submit to search of your person, residence, vehicle, or any personal or real property under your control, at any time, by a probation officer or any law enforcement officer with or without a search warrant, warrant of arrest or reasonable cause, to determine the presence of any of these items.

I have received a copy of these terms and conditions. I understand and agree to each of the conditions checked above.

4-30-43

Signature of Mimor

TERMS AND CONDITIONS OF PROBATION - PAGE 2

SECTION NO.: 50273 MANUAL LETTER NO.: 135 DATE: 0CT 0 6 1994 6D-7

### **EXHIBIT B**

3.01		F CALIFORNIA, COUN		TIPA (B)
36		JUVENILE COURT	1:1: GHAA CIAI	UKA
7.		JOVENNIE COOK!		
UDGE:	· -	DATE: JUNE 02, 1993	<u> </u>	TIME: 8:30 a.m.
TLERK:		BAILIFF:		CASE NO.:
REPORTER:		INTERPRETER:		Sworn Oath on File
TITLE OF CASE:			<b>NATURE OF</b>	PROCEEDINGS: (602)
n the Matter of			Adjudicati	on D Pretriel/Contest
			Transfer o	ut 🔲 Berich Warrant
OB 10-10-77	Minor		Detention	
PRESENT BEFORE THE C	AUDT.			
DA:	JUNI.	DPD/ <del>CDA/Course</del> l:	TYCHNIA POR	· ·
OPO:		County Counsel:		
Minor named above	STAtother C Eather	•		
			atel/Amended F	Petition [7]
the moove-entitled case co	filed on 05	n the 602 <del>Petition/Suppleme</del>	man mended i	ention —
Public Defender appo		. Conflict declared.		
☐ Conflict Defense Asso				Relieved.
			ences where ap	plicable, of right to appointed
counsel, subject	to claim by the County	for reimbursement. 🖂 🖯	ourt/DDA infor	ms minor of his/her constitu-
tional rights. 🔲 Pet	ition amended on its fac	e. Court/DDA advises	minor re drivin	g privilege.
		iuardian(s). 🔲 Over the a	ge of 18.	
Minor and counsel was		_		
Detention hearing rep	ort is read and consider	ed.,		
AFTER EXAMINATION	N AND HEARING OF E	VIDENCE, THE COURT FIN	DS:	
		w. Inotice was waived.		
			consequences of	admission or plea of nolo
contendere. 🔽 min	or waives rights.			
Minor pleads nolo co	ntendere 🔯 admits all	egations as to count(s)		
Minor's plea is free a	and voluntary - mine	or understands wrongfulnes	s of acts. 🔼	Counsel stipulate there is a
factual basis for entry	of plea	consider all counts in deter	mining restitution	n. 🖂 Harvey Waiver.
Allegations of petition	are true not	true as to count(s)	1.7X K . 7.75	COUNT 3 OUTPIGHT
Petitioner moves the o	ourt to dismiss count(s)	WITH A HARVEY WA	IVER ANI)	MUNI JOURNALL
			] Ventura 🔲	County.
Previous orders have				
☐ Total maximum term		to be	men	h(s)/year(s).
∠ The court makes the a	opropriate findings pursua	ant to Section 1488(e) of the (	California Rules	of Court and accepts the plea.
COURT ORDERS:				
$\subseteq$ Count(s) $+ 2$	dism	issed.   Matter stricken	from calendar.	
Petition sustained.				
☐ Offense(s) declared to	be [alony m	isgemeanor.	<b>5</b> 0	16
		-13 at 1	<u> </u>	m in Courtroom 35.
for disposition				Time is waived.
Detained in Cliff				pending further hearing.
Contest date heretofol	e set is vacated.	ontest remains as scheduled		
Minor released to			red to return.	
Home supervision ord	issued recalled			
		chiatric/psychological exam		
				oursuant to Section 750 WIC.
			County	Dursdam to Secuon 750 Wie.
			· · · · · · · · · · · · · · · · · · ·	
ated:				
			JAJOGE'S 3	IGNATURE
HEILA GONZALEZ, Supe		Ву:		TTY CLERK
xecutive Officer and Cler	k		ORF.	FET SHAPE

SECTION NO.: 50273 MANUAL LETTER NO.: 135 DATE: 0CT 0 6 1994

6D-8

(B)

## SUPERIOR COURT OF CALIFORNIA, COUNTY OF VENIURA JUVENILE COURT

TINCO-	DATE:	JULY 22,	1993	TIME: 8:	30 A.M.		
JUDGE: CLERK:	BAILIFF:	<u> </u>		CASE NO:			
REPORTER:	INTERPRET	ER:			Oath on File		
TITLE OF CASE:			TORE OF PRO				
In the Matter of			Disposit				
The second secon		• • •	-				
DOB 10-10-77							
Minor							
PRESENT BEFORE THE COURT:							
	DPD/////			/			
			er [ ] Fatl		Amonded Origina		
The above entitled case comes on for he Petition filed on May 17, 1993 is true							
WIC.		r rad be	ISOI GESCI	1004 111 00	CCICAL GOZ OF CAR		
AFTER EXAMINATION AND BEARING OF	EVIDENCE.	THE COUR	r FINDS:				
(X) Notice of hearing was given [ ]Notice				rent waived	[ ] Over age 18		
(X) Probation report received [ ]Waived	by minor	and counse	el				
[ ] Reasonable efforts have been made to							
to make it possible to return the m							
welfare of the minor to leave custod					lity to pay fine		
[ ] Total maximum term of physical confi	inement to	be		nths/years			
THE COURT ORDERS:  (X) Minor declared a ward of the court							
[X] Minor committed to CTC for 5 days							
[X] Credit for 0 days served							
[X] Execution stayed until 07-30-93 @8:	.00 a.m	Juvenile I	Hall				
Oustody removed from parents [ ]place	ed in car	e of prob	ation offic	er for pla	cement in		
[ ]suitable facility [ ]							
Opon release from	{X}		eased to				
[X]on terms and conditions of probati							
[X] County of Ventura to pay for care a				parents-di	rected to		
reimburse the County provide they have							
[X] Parent(s) of the minor, pay for the costs of legal services	3 3		are ordered	u to			
	resuered	ancial ab	ility to A	andunic OL			
\$ 65 provided they have [X] Parents [] to atter							
Hearing continued/review set	- reserving	at	_a.m./p.m	courtro	an .		
[ ]Appearance [ ]Non-appearance [	Ricardo	M review		1	Time waived		
Minor detained in     CTC     County					•		
[X] 30 days stayed, to be calendar	red at dis	cretion o	E ČSA				
[X] On motion of the petitioner, the	[X] On motion of the petitioner, the court orders the Subsequent Petition filed on June 17,						
1993 dismissed with a Harvey Waiver.							
[X] The court indicates the minor shall not be responsible for paying for damage to the window							
as the damage has been paid for by anoth	er minor.				Impanile Wall on		
[X] The court orders the minor shall we July 30, 1993 at 8:00 a.m.	www.arii)	surrende	L/co/cue c	ALSICOTY OF	OUACHTE: DOTT OIL		
[X] The court states for the record that	r. in the	event in	allor fai	ייוניט מאבו	ntarily surrender		
on July 30, 1993, the court will impose	addition	d custady	Marie	TO TOLIN			
DATED: JUL 2 3 1993							
DATED: JUL 2 3 1993	-						
			Jud	GE			
CITETA COMBALDE Compaign Course							
SHEILA GONZALEZ, Superior Court Executive Officer and Clerk	•		NG-2	Y CLERK			
EXECUTIVE Officer and Clerk			DEPUT	I CLEHOK			
(REVISED 3/93) DISPOSITIO	A HIMANOE I	-602 MIR-	TE CANE				
The second secon		· ····································					

SECTION NO.: 50273 MANUAL LETTER NO.: 135 DATE: 0CT 0 6 1994 6D-9

(B) TERMS AND CONDITIONS OF PROBATION 2 3 Date June 25, 1993 Name 4 You shall obey the reasonable and proper orders of your parent(s)/probation officer and report to your probation <sup>-</sup> 5 officer as directed. 6 You shall obey all laws, including city and county ordinances. 2. 7 You shall attend school as scheduled and cooperate with school officials. You shall report all class schedule changes, all 8 unexcused absences, suspensions, and detention to your 9 probation officer. You shall seek and maintain employment as directed by your 10 4. probation officer. 11 You shall not associate with any person not approved of by 12 your parents and probation officer. You are specifically ordered not to associate with 13 You shall not drink or possess any alcoholic beverage and you must submit to tests to see if you have consumed alcohol. 14 15 7. You shall not possess any weapon, including, but not limited to firearms, a replica of any weapon, or ammunition. 16 You shall submit to a search of your person, your residence, 8. your vehicle, or any personal or real property under your control, at any time, by a probation officer or any law 17 enforcement officer with or without a search warrant, warrant 18 weapons/stolen arrest, or reasonable cause for: property/alcohol/property which is evidence of affiliation 19 with or membership in any gang. 20 You shall participate in therapy or counseling programs as directed, show proof of attendance, and continue until allowed 21 to terminate by the probation officer or the Court. 22 You shall not leave the County of Ventura for more than 72 hours without the prior permission of your probation officer 23 and your parents. You shall not change your residence without the prior approval of your probation officer or remain away 24 from your residence overnight without the permission of your parents. You shall obey a special curfew of 9:00 p.m.
10 DAYS WEEKEND WORK 25 You shall complete 49 hours in the Community Work Program by 26 9-19-23 27 28 1

		C'y	<b>(B)</b>
		·	
1	12. You shall pay restitu	ution in an amount	and manner to be
2	determined at a lat	er hearing or by	ex parte order, in titution through the
3	Corrections Services . Unit, Hall of Justice	Agency, Collections	and Revenue Services
4	Ventura, CA 93009.		
5	13. You shall serve Is day forthwith; credit is	ys in the Clifton Ta given for 0 days a	itum Center commencing lready served.
7	14. You shall serve 30 do per Ricardo M. pend	ays in the Clifton	Tatum Center, stayed of your progress on
8	probation.		• • •
9	15. You shall not drive a and insured.	n motor vehicle unl	ess properly licensed
10	16. You shall not associated to member	te with any gang m	ember, including, but
11	display, use, or po	ssess any article	e, insignia, emblem, , or any article of
12		dence of affiliation	n with, or membership
13	17. You shall not contact	. annov. or harass v	victims and
14	nor shall you	go on to the vict	ims' properties.
15			
16	I have received a copy of t and agree to abide by each	these terms and cond n of them.	ditions. I understand
17		e e	
18			8-25-43
19	Signature of Minor		Date
20			8-25-93
21	Signature of Witness		Date Date
22			
23			
24			
24 25			
24			
24 25			
24 25 26		2	

#### **EXHIBIT C**

EXHIBIT

C)

SUPERIOR COURT OF CALIFORNIA, COUNTY OF VENTURA JUVENILE MINUTE ORDER - 602 DISPOSITION HON. STEVEN Z. PERREN

PAGE: 1

Reporter:	Clerk:	Bailiff
For: 8/09/93 Monday	Dept: 35	
37. 10:00 AM Case No: Addl Info:	MATTER OF	Filing Date: 9/01/88
Case: JUVENILE - 602 W8 Trial: Event: DISPOSITION S/PE 777 S/PETN: 08-	ETN: 07-14-93	
MINOR: DOB/DOD: 08/21/76		
PRESENT BEFORE THE COURT:  [1 DDA:  [2 DPO:  [3 Minor [] Mother [] Fat  AFTER EXAMINATION AND HEAR  [4 Notice of hearing was  [5 Appearance of parent w  [6] Psychiatric/Psychologi  [7] Legal residence of min  [8] Appearance of minor's  [9] Reasonable efforts hav  from the home and to m  [1] That the minor has bee  parent(s) and has fail  [4] Total maximum term of  THE COURT ORDERS:  [5] Minor declared/continut  to the care of the pro	[] Counsel: ther [] No App [] RING OF EVIDENCE, THE given as required by vaived. [] Probation cal report received. for is [] Ventura [] is welfare to leave cus we been made to preven the it possible to re en tried on probation fied to reform.[] Minor physical confinement: fied as a ward of the contact on officer for su	county stody with the parents. It the need to remove minor sturn minor to the home. In the custody of the rhas ability to pay, fine If Yrs. [8] mths.
allowed to leave by pr [] Credit for days se [] Execution stayed un [] Custody removed from pr for placement in [] su [] Upon release from [] [] conditions of probation [] Co. of Ventura to pay directed to reimburse [] [] Parent(a) of the minor.	table facility []  MEMONICATE AND THE TOTAL TOTA	ration in such placement until prother order of the Court.  Hencing  Hare of probation officer  Insed to PARPNIO on terms/ Defore ordered []modified:  Hare of minor and parents have the financial ability.  Hardware ordered to pay the minor in the amount of ility to do so.

SECTION NO.: 50273 MANUAL LETTER NO.: 135 DATE: 0CT 0 6 1994 6D-12

EXHIBIT (C)

#### SUPERIOR COURT OF CALIFORNIA, COUNTY OF VENTURA JUVENILE MINUTE ORDER - 602 DISPOSITION HON. STEVEN Z. PERREN

HON. STEVEN Z. PERREN PAGE: 2
For: 8/09/93 Monday Dept: 35

		1							
37	10:00	AM	Case No:	MATTE	ROF ~	* at 1			
	Add1 I					Filing D	ate:	9/01/88	
						_			
			4					ما سام د	
_	ror m	inor	as deemed t	necessary by a : psychiatric/psu	ricensea bi	nysician '	OF 0 01	16186.	
Ĺ	I CSA t	o ari		to attend fa	genologica.	l exam. line	4155		
	J raren	-5-1	WITHER	in the amount	merry count	to Past	itatio	. ceu.	
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r 7	Tnance	geu (	enuing soci	[] Probation/	mandehin ti	ecton pe	. 410	730. 0	
r 1	Datiti	an di	i accepted.	th/without preju	udica	e i miz i i e v e v	•		
7	Minor	deta	ined in [4]	TC ET VCJ ET W	nives richi	t to be h	nused	at CTC.	
				ights. []Minor					
				mit periodic pi			- g		
				d [] recalled					
ix	Next h	eari	no set for C	8/23/93 at 8:3	) a. a. /	in C	ourtro	35	•
	/for re	view.	CA N/A CJ F	licardo M. []_		[] Tim	e waiv	red	
1	. 30		daus st	aved to be cal	lendared at	t discret	ion of	Probation	1
W	PLACEM	ENT F	REVIEW SET (	20999 . 83	a. m. / <del>p. m.</del>	- in Cour	troom	35	
[]	MATTER	CONT	TINUED TO	/_/_at	a.a./p.a.,	in Cour	troom		
[]	OFF-CA	LENDA	AR [] SHERI	FF to transport	minor to				
[ ]	The co	urt l	ereby notif	ies the minor t	that his/he	er privil	ege to	operate	
	a moto	r vet	icle is sur	pended/revoked	pursuant t	to Vehicl	e Code	Section	
				sustained charg					
	of the	Vehi	cle/Penal/F	fealth and Safet	g/Busines:	and Pro	f95510	ns Code.	!
CA	Minor	is de	tained pend	ing delivery to PLACEMENT 1	[]JRP, [](	colston [	Sun	ABLE PLAC	EMEN
					KEVIEW OF	SEPTEM	BER :	. 1993	
	<u> 15 H</u>	EKE	Y VACATE	2.					•
			·				$\rightarrow$	- 3	
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						Judge's	Arduat	UTE	
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SECTION NO.: 50273 MANUAL LETTER NO.: 135 DATE: 0CT 0 6 1994 6D-13

(C)

#### TERMS AND CONDITIONS OF PROBATION

3 Name

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17 18

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21

26 27 28 Date 8-9-93

J 40674

- You shall obey the reasonable and proper orders of your 1. parents/probation officer/placement staff and report to your probation officer as directed.
- You shall obey all laws, including city and county ordinances. 2.
- You shall attend school as scheduled and cooperate with school 3. officials. You shall report all class schedule changes, all unexcused absences, suspensions, and detentions to your probation officer.
- You shall seek and maintain employment as directed by your probation officer.
- You shall not associate with any person not approved of by your parents and probation officer. You are specifically ordered not to associate with ordered not to associate with order) .
- You shall not use or possess any controlled substance, 6. including marijuana, or any related paraphernalia. You shall submit to tests to determine if you have used any such substances.
- You shall submit to a search of your person, your residence, your vehicle, or any personal or real property under your control, at any time, by a probation officer or any law enforcement officer with or without a search warrant, warrant controlled substances of arrest, or reasonable cause for: including marijuana and related paraphernalia, and property which is evidence of or affiliation with membership in any gang.
- You shall participate in therapy or counseling programs as directed, show proof of attendance, and continue until allowed to terminate by the probation officer or the Court. 22
- You shall not leave Ventura County for more than 72 hours 23 without the prior permission of your probation officer and your parents. You shall not change your residence without the 24 prior approval of your probation officer or remain away from your residence overnight without the permission of your 25 parents.

(Continued on page two.)

(C) 1 2 Page two 3 You shall pay restitution in an amount of \$100 until paid payable at the rate of \$25 per month, as directed by you 4 probation officer, in addition to all previously ordere restitution through the Corrections Services 5 Collections and Revenue Services Unit, Hall of Justice, Room 205, 800 South Victoria Avenue, Ventura, CA 93009. 6 You shall serve 51 days in the Clifton Tatum Center commencing 11. 7 forthwith; credit is given for 51 days already served. 8 You shall serve 30 days in the Clifton Tatum Center, stayed 12. per Ricardo H. pending Court review of your progress on 9 probation. 10 During the period of your commitment or placement, you must obey the orders of the placement staff (as well as your 11 probation officer) and participate in all required school, treatment, and other programming. In addition to the terms 12 and conditions of probation which you must follow at all times you are on probation, you must also follow the following special terms during the period of time you are in placement. 13 14 You may not leave placement without the permission of placement staff. You shall not possess any weapons or stoler property. You shall not use or possess alcohol or any controlled substance, including marijuana. You shall submit 15 16 to tests to determine if you have used any of these substances and submit to search of your person, your residence, your 17 vehicle, or any personal or real property under your control for the above prohibited substances, weapons, or stolen property by placement staff, the probation officer, or any law 18 enforcement officer. 19 You shall not associate with any gang member, including, but 20 not limited to members of the Southside Chiques. You shall not wear, display, use, or possess any article, insignia, emblem, photograph, cap, hat, scarf, bandanna, or any article 21 of clothing which is evidence of affiliation with, or 22 membership in any gang. 23 15. You shall not contact or harass any of your past or present victims. 24 I have received a copy of these terms and conditions. I understand 25 and agree to abide by each of them. 26 Date Signature of Minor 27 28 Signature of Witness Date JH:ne3-11

EXHIBIT D (1) - (9)
SAMPLE COURT ORDERS

SECTION NO.: 50273 MANUAL LETTER NO.: 135 DATE: OCT 0 6 1994 6D-16

Juvenile Court Order - Status: Foster Care Placement - Minor is Medi-Cal Eligible.

(1)

SUPERIOR COURT OF THE STATE OF CALIFORNIA, COUNTY OF SAN DIEGO JUVENILE COURT NIGHTE ORDER JUL 2 7 1992 REVIEW MEARING 201 Time: 8:30 AM Date: JULY 27. 1992 REJES NO: PETITION NO: JDA MO: IN THE MATTER OF - A MINGA DATE OF BIRTH -Minor's Attorney: PUBLIC DEFENDERS CLERE -REPORTER -JUDGE/REPERE PRESENT REPORT THE COURT! Court Officer: District Attorney: Attorney for Minor: FURLIC DEFENDERS, Others Minor THE HATTER COMES SEFORE THE COURT FOR: Oxiginal 602 petition filed NOVEMBER 7, 1991. Court has read and considered the report of the Probation Officer dated JULY 27, 1992 and the report is admitted into evidence by reference. Reasonable efforts have been made and will continue to be made to prevent or eliminate the need for removal of the minor from his/her home and make it possible for the child to return to his/her home. MOTICE has been given as required by law; the MIMOR'S NAME and BIRTHDATE are VERIFIED and the minor's LEGAL RESIDENCE is SAS DIECO County. Court finds that the case plan is appropriate.

The reunification plan is appropriate, reasonable and likely to be successful in alleviating the causes that throught this matter before the Court, because the perent(s)/ quardisn(s) would create a substantial risk of detriment to said minor's physical and emotional well being.

Termination of perental rights would be detrimental to the child because the minor objects to termination of perental rights. THE COURT CEDECES Said person is continued a ward pursuant to WIC 602.

CARE CUSTODY AND CONTROL OF MINOR IS TO BE UNDER THE SUPERVISION OF THE PROBATION OFFICER.

The Department of Social Services shall pay for care and maintenance of minor in accordance with the Probation Officer and pursuant to the regulations of the Department of Social Services regarding the eligibility. regarding the eligibility.

County Transurer shall pay travel and incidental expenses for the minor and Probation Officer, as necessary. Previously ordered placement/commitment is continued.

The parent(s)/guardian(s) shall comply with the reunification plan.

The parent(s)/guardian(s) shall comply with the reunification plan.

The parent(s)/guardian(s) shall participate in a treatment program which may include, but not be limited to individual counseling, parenting classes, educational programs, and rehabilitation programs, as directed by the probation officer and consistent with the reunification plan.

PLACEMENT CONTINUED AT CHILDREN'S THERAPHITIC CONCENTIES, 12205 GAY RIO DRIVE, LARESIDE, CA 92040. The matter is set for PERMANENCY PLANNING HEARING (74525) on HOVEMBER 24, 1992 at 8:30 AM in Dept. 03. Minor is ordered to return. ALL PRIOR ORDERS NOT IN CONFLICT REMAIN IN FULL FORCE AND EFFECT. DATE APPEARS. TUDGE on Date: Copy of Order Received By: \_\_ Minor's Signature Witnessed By: \_\_\_ ATTEST: The foregoing is a full, true and correct copy of the original on file in this office. CLEAR OF THE SUPERIOR COURT. RDLP05P1(19920727923509)DPANGA/7

SECTION NO.: 50273 MANUAL LETTER NO.: 135 DATE: 001 8 6 1994 6D-17

 pible for Medi-Cal.
MASTR NO: PRESENCE UN: JON. NO: Date: MACE 27, L992 Time: L:30 Pt
IN THE METER OF - A SCHOOL DATE OF THE ACTION DATE OF THE STREET - A SCHOOL DATE OF THE STREET PARTIES OF THE
JUNEAU CLARE - REPORTER -
NAME OF THE COLOR
District Alterney: Court Office: Alterney: Series Court Court Office: Alterney for History Alterney: Series Court Court Court (Misser's F.O.)
NLIGE (POETRE WHILE)
THE HATTER COMES SEPOND THE COURT POR!
Original 602 penision diled FERRORY 14, 1992. THE COURT FERROR
Cours has road and considered the report of the Probation Officer dated MARCE 19, 1992 and the report is admitted late evidence by rederence. Posteronce. Residencials effects here been made and will continue to be made to prevent or alminate the mode for remova of the missed from his/her home and while it postable for the child to return to his/her home. NOTICE has been given as required by law; the MINCE'S MANE and RICHMART are VERIFIED and the misser's LEGA MINCE LIS RAMS SIZES Country. Court finds that he done plan is appropriate. The return of said misor to the concenty of the parent(s)/ quardian(s) would create a substantial risk of deriment to maid misor provision and somitions, derivated the cases of all tolds one conditions of Probation.
THE CHART GROUNDS
Said parson in adjudged a ward purposes WIC 602. CARE CUPTOR AND ADDRESS OF HIMER IS TO BE BEDGE THE REPREVENTION OF THE PARSONCION OFFICER. Companionary statum in terminated. Visitation is to be set the dispersion of the Probation Officer.
Custody is taken pursuant to WIC 726(c). The velfare of the word femiles that distody be taken from Ci parest or quardian.  Himself is misself in a mitable limited feeldential facility.
Enoughion of Placement is suspend sending furenes review.  The County Transurer is subscissed to pay for ours and maintenance, distains and incidentain, at the provisions rate for a period of 10 days from the placement, pending granting or relegantement of AFDC fund through the Department of Social Services.
Distance in this order sadil be construed to relieve the responsible relatives of their legal obligation to support work.  Commany Transmins sadil pay travel and incidences appears for the miner and Probation Officer, as secondary
COUNTY Traductor SALLA pay to the Probation Officer within 15 days from disposition or release from planeausm of entering as a conditional of probation. Hiner shall also report to any future conditional of probation of the probation officer; you must report all Lev Enforcement and the probation of the probation officer; you must report all Lev Enforcement of the probation of th
compacts to your probation officat vithin three days. Himor shall oney all foderal, State, County and City Laws.
Histor shall follow the rules and instructions of the person of persons with weem you are ordered places: the Court. Ton are not to leave your Court ordered placement without whartlan's peransian. Histor shall report any change of address or school attendance to your Probatics Officer within three days. Histor shall attend shoot regularly, once the rules and doublines of the school and mintain sentiaffactor mental and minimum where you have been officially occupied from senon intendance. Histor shall she
proof of accombases or other school records weather's requested by two-recoglist direct.  Ning: small be not his/her legal residence between the hours of 8:00 FM AND 6:00 AN malmen in the company this/her percent/Legal quarities or school percent devine legal care producted of the minor, subject madelynamics at the free transfer of first to develop the minor.
Hings AND THE STRUCK'S PARLET SALLS PARLETS FOR A PROPERTY OF CONTROL OF CONT
Himer shall accome derectes approximate as directed by Probation Officer and provide proof as ordered.  Himer shall not use or possess alcohol or controlled subscances without a valid prescription and has subsit to teening for the descention of alcohol or controlled substances whenever requested by any 1 substances ar Probation Officer.
Hings shall summit his/her person, property, vahicle, and any property under his/her immediate custody control to search at any time, with or without probable cause, with or without a search warrant whenev requested to do so by any law endormous or propertion Officer. Hings shall not so within TWO BLOCKS of BALBOS PARK.
Hims: is not to otter former saless in the immediate quatory and operal of the parent or legal quardian a vita grier Preserve Officer permission.  Hims: is ordered SEEALSHOD IN FORTH SING OF NOVE STRENGED SONGLING Firther searing. Minor is to be in touckedy of: FORTH HOTHER: "
AMBRICAN TO AFFEM ALL OF MINOR'S PATCHOLOGICAL EVALUATIONS.
"The memor in not for newton or states consistent (7555) on APRES 30, 1992 as 5:20 At in Dept. 05. Hinor ordered to revers.
COMMING TO THESE.  The "MARKET is not for METERNAMINATING TYPESS) on EXPERIENCE IS, 1992 of 0130 AM in Dept. 06. Minor is ember to conser.  The "MARKET is not for METERN WEARING (TYPESS) on PROGRAM IS, 1992 of 0130 AM in Dept. 06. Minor in order to constr.
ALL REGIL ORDERS NOT IN COMPLICE RESEARCH IN FILL PORCE AND REVNET.
Man and a second

SECTION NO.: 50273 MANUAL LETTER NO.: 135 DATE: 001 0 6 1994 6D-18

Juvenile Court Order - Status: Minor is on Probation Awaiting Placement in Foster Care.

(3)

Minor is Eligible for Medi-Cal.

	of the endown in common the control of	or a to define a part of the theorem.	NIU 1 O 1000
PO:		MENTING MENTING	JUN 1 8 1990
REJES NO: 00010300	PETTEON NO: DOLETELS MA	20: 67493 Date: JEEL 4.	1990 Times 8:3C AN
	IN THE MATTER TO MEACH *	~ A MINOR	
Junga/Refunde -	CLERK +	2,gpqR21	D
PARSON DEFORE THE CO	2017:		
District Attorney: Attorney for Minor: 7 Other: STEPHSTEEN Minor Pather	PERCONNECT - CEN	Court Officer: Himor's P.O.;	
THE MATTER CORES BEFO	RE THE COURT FOR:		
Original 400 personan	filed 3thm 4, 1996.		
THE COURT PIECE:			
Resourchie efforts removal of the mino:	have been mede, and will be from his/ner nome, and to make )	Milade to be made, to preven a possible for the child to	nt or minimate the reed for return to bis/her home.
THE COURT UNDERS:			
Minos has been cried Minos is ordered Fish The County Treasure The County Treasure pending granting of S PARENT/CHEARDIAN SHAT AS DEFENALISED BY THE Visitation is allowed Minor shall comply of THE STATES PLACEMENT	NTROL OF THE HIMOR IS SHEET THE S on probation in two cestedy and TED IN A 24-WORK SCHOOL. is authorized to pay for the car it as authorized to pay for the p	S has Inited to reform. Whi to and maintenance of the mi- tare and maintenance of the s CARE AND EMPRORY OF THE MINOS ON, INCLUDING ATTOMET'S FE AS ARTHURSES BY the Probation Ligand JUNE 4, 1998.	725(0).  DOC At the pressiling rate.  BLOC At the pressiling rate  R EN AN AMERIT AND MY 2 EATH  RS.  DO Offices and immediation.  ROUTPIED REIDS SO THE 15-DAY
	CARTEG (67489) to set for JYME 18 b) is set for november 38, 1999 a		i. ————
	TH COMPLICT RESEARCH IN FULL FORCE	ID EFFEC.	
TATE INO41	991		ASCR
ATTREY: The Lorogic	marke ng is a full, time and correct or Times or the spreason count.		
P)			
##CPUER2 (19800613165	44925333RGL3/2		

SECTION NO.: 50273 MANUAL LETTER NO.: 135 DATE: OCT 0 6 1994 6D-19

Juvenile Court Order - Status: Minor is on Probation With Residence in Licensed (4) Residential Facility Pending Permanent Placement. Minor is Eligible for Medi-Cal.

> SUPERIOR COURS. I THE STATE OF CALIFORNIA, COUNTY OF SAM DIEGO JUNEAUTA COURT MINETE CROS

JUL 1 3 1992

20:

BETTS MO.

PETITION NO

JOA HO:

DISPOSITION HEADING Date: JULY 13, 1992

Time: 8:30 AK

IN THE NATTER OF - A MINOR

JUDGE/ERFEREE --

Minor's Attorney: PUBLIC DEFENDERS CLERE -

RESCRITED -

PLEASURE ENGINEERS COURT:

District Assorbey: Attorney for Misor: FUELIC DEFENDERS Other: STEP-GRAMDFAFFER Misor Mother

Court Officer:

THE HATTER COMES EXPORE-THE COURT FOR:

Original Supplemental 602/777 petition filed MAY 26, 1992.

#### THE COURT FIRES:

Court has read and noneidered the report of the Probation Officer dated JULY 13, 1992 and the report is admitted into evidence by reference.

Reasonable efforts have been made and will continue to be made to prevent or eliminate the need for removal of the minor from his/her home and make it possible for the child to return to his/her home.

MOTICE has been given as required by law; the MINOR'S MAME and SIRTHDAYE are VERIFIED and the minor's LEGAL RESIDENCE is SAM DIEGO County.

Court has read and noneidered the report of the Probation Officer dated JULY 13, 1992 and the report is

The reunification plan is appropriate, reasonable and likely to be successful in alleviating the causes that

The reunitication plan is appropriate, reasonable and likely to be successful in alleviating the causes that brought this matter before the Court. The return of said minor to the custody of the parent(s)/ guardian(s) would create a substantial risk of detriment to said minor's physical and emotional well being. Termination of parental rights would be detrimental to the child because the minor objects to termination of parental rights.

#### THE COURT ORDERS:

Said person is continued a ward pursuant to WIC 602.

CARR CURPOOT AND CONTROL OF MINOR IS TO BE UNDER THE SUPERVISION OF THE PROBATION OFFICER.

The parent(s)/guardian(s) shall comply with the reunification plan.

The parent(s)/guardian(s) shall perticipate in a treatment program which may include, but not be limited to individual counseling, parenting classes, educational programs, and rehabilitation programs, as directed by the probation officer and consistent with the reunification plan.

Visitation is to be at the discretion of the Probation Officer.

Custody is taken pursuant to WIC 726(b). The ward has been tried on probation and failed to reform.

Minor is placed in a stituble licensed residential facility. Hame: FER PROBATION.

The County Treesurer is authorized to pay for care and maintenance, clothing and incidentals, at the prevailing rate for a period of 10 days from the placement, pending granting or reinstatement of AFDC funds through the Department of Social Services.

Nothing in this order shall be construed to relieve the remonstible relatives of their level childrenies to

Mothing in this order shall be construed to relieve the responsible relatives of their legal obligation to support ward.

Support ward.

COUNTY Treasurer shall pay travel and incidental expenses for the minor and Probation Officer, as necessary.

Minor shall submit his/her person, property, vahicle, and any property under his/her immediate custody or

control to search at any time, with or without probable cause, with or without a search warrant whenever

requested to do so by any law enforcement or Probation Officer.

Minor is ordered DETAINED IN JH, JRF, OR CBO AT P.O.'S DISCRITION.

MINOR TO ATTEMN COUNSELING AT SCHOOL, TO INCLUDE ANGER CONTROL, NOTHER ORDERED TO RETURN ON 1/13/93 AND

5/18/93. DEET. TO USE ESST EFFORTS TO HAVE MINOR PLACED AT A FACILITY IN SAN DIEGO. IF PLACED IN SAN DIEGO,

NINOR AND MOTHER TO ATTEMN FAMILE COUNSELING.

The matter is set for FIFTEEN DAY REVIEW MEASING (74622) on JULY 27, 1992 at 8:30 AM in Dept. 03.
REVIEW HEARING (74622) scheduled for DECEMBER 17, 1992 at 8:20 AM in Dept. 06 is vacated.
The matter is set for REVIEW HEARING (74632) on JAMMARY 13, 1993 at 8:20 AM in Dept. 03. Minor is ordered to recurn.

matter is set for PERMANDERCY PLANNING HEARING (74632) on MAY 18, 1993 at 8:30 AM in Dept. 03. Mimor is ordered to seturn.

DATE: OCT 0 6 1994 6D-20 MANUAL LETTER NO.: 135 SECTION NO.: 50273

(5) Juvenile Court Order - Status: Placement in Psychiatric Facility - Furtherance of Detention under Section 602. Minor is Not Eligible for Medi-Cal.

		Antenda Albert Critic	- Van-	
20:			HISCOLLANGOUS AND AND QUE	
2277 NO1	SANASSON NOT	COM MO:	Date: DECEMBER 17, 1991	Time: 4:38 AM
	DATES CE		- A KSHOR	
JUDGE/WEFEREE -		- Carte -	15005781 -	
section substitute	EVERT :			
District Athorney Attorney for Kino Others Ricos	PHARLIC DEPOSITIONS, SP. APP. FOR ISL	, conservace	Compt Officer.	
	PORE THE COURT FOR:			
Criginal Supplement	al 602 parition files	9 JULI 17, 1981.		
THE COURT PINES:				
THE COURT ORDERS				
	to percreated pr exceletric pacifity,		SH RESERVE TO JOHN CRESSO,	consunciance, for
			, 1981 at 8:30 AV in Dept. 03 re G am in Dept. 03 remaire.	maiss.
ALL PRECE CENTES N	T IN COMPLECE BREAKN	IN YORA MOREN AND RE	FECT.	
	Managaran managaran da		Junes	
Copy of Order Lace	med By:	grae, a gridanica	GE Dates	
#Atnowed \$71	9.0. / CL	<u></u>		
AFFEST: The Coses	ing to a fail, tree . CLERK OF THE SUPPLE	and correct copy of 1 Ok Coller.	te original on file in this offi	C4.
<b>3</b> 7				
105/05PL(18911217)	0101010000001/14			

SECTION NO.: 50273 MANUAL LETTER NO.: 135 DATE: OCT 0 6 1994 6D-21

(6)		as Placed in Residential Treatment Center and ter Care and Not Sentenced, Minor is Eligib
ob: Da no Ejis	FEB 3	DATE: 1-31-92 DEPT. 6
	APPLICATION FOR AN ORDER	AND ORDER (EX PARTE)
he mi ourt	nor was adjudged a ward of the on 12-5-91 under W&I Section (	e San Diego County Juvenila 502.
ecomm	ENDATION:	
	Jurisdiction is terminated.	(00090)
W-14.	Court vacates <bench <<="" dated="" detention="" order="" td="" warrant=""><td></td></bench>	
XX	Annual review hearing previous vacated. (Rev. screen)	usly set for <u>12-11-92</u> is
XX	Annual review hearing previous vacated. (Rev. screen)	usly set for <u>12-23-92</u> is
XX	Annual review bearing is set	for <u>11-12-92</u> . (Rev. Screen)
	Petition dated < be c	ismisseč. (Screen)
	Transfer toCo	unty, effective date
	Clothing/Medical care in the	ampoint of \$
XX ancho tabil	Other: To inform the Court of Park's RTC to their paychiatr. ize her. (Screen)	of the minor's transfer from is hospital on 1-20-92 to
earin equir Ospit	t: The annual review hearing/ling must be set 12 months from died psychiatric hospitalization rence of her parents and her anal. She will be going back to abilizes.	etention. Additionally, Lisa on 1-20-92 so with the thorney, she was moved to the
		Respectfully submitted,
		CECIL H. STEPFE Chief Probation Officer
bbton	reà:	Ву:
	Supervisor	Deputy Probation Officer
	ORDER	
شممير		
	FE8 3 1592	

SECTION NO.: 50273 MANUAL LETTER NO.: 135 DATE: 0CT 0 6 1994

6D-22

(7)	minor in Mesa Vista Hospital. Thi	inor was placed with parents with permission to place s would be viewed as Foster Care/Probation Placement Medi-Cal. If committed to psychiatric unit, Minor would
	continue to be Eligible for Medi-C	alareas & mercant (U)
	lik	Clear of the Superior Good PET . MO. :
	DQB:	JAN 0 7 1992 DATE: 1-7-92, 1:30 pa
	JDA NO.:	DEFT. 9
	REJIS NO.:	9; L EDNAMOS-CURTER Duputy ATTORNIET .: PD
		TION FOR AN ORDER AND ORDER
	The minor was declared a Court on 12-30-91 under RECOMMENTATION:	ward of the San Diego Councy Juvenile WGI Section 602.
		tarminated. (DMO90)
	Court vacates < Detention Order	dench warrant <arrest (marrant="" <="" <juvenile="" dated="" screen)<="" th="" warrant=""></arrest>
	vacated. (Rev.	screen)
	Perition dated	be dismissed. (Screen)
	Transfer to	County, effective date
	Clothing/Medica	care in the amount of \$
	XX Other: The min	or is decained with her parents, with at Mesa Vista Bospital. (Screen)
	If minor is released from Juvenile Hall for furth	om Hesa Vista, she is to be returned to er dispositional bearing. (Screen)
	That the minor is detain (PDS14)	mad/placed at no cost to the county.
	Reason:	
	returned to Juvenile Ha has decompensated to th and auditory hallucinat biting on herself. Dr. hospitalized again and plan is to contact CMH Unit when she is ready	was discharged from Mesa Vista Mospital and it. She has not been doing well, in fact a point that she is suffering from visual ions when alone, is denying herself food and Greenberg faels that she should be possibly remain so until placement. His and transfer Liss to the Child & Adolescent for discharge from Musa Vista. The parents are been notified of this hearing and are
		Respectfully submitted,
		Cicil E. STEPPE Chief Probazion Officer
	Approved:	By:
	Supervisor	Deputy Probation Officer
	So ordered by the Court	

SECTION NO.: 50273 MANUAL LETTER NO.: 135 DATE: 0CT 0 6 1994 6D-23

(8) Juvenile Court Order - Status: Minor was released on Probation to Parents with hospital stay, then placement to 24-hour school on release from hospital. Minor is Eligible for Medi-Cal because Minor is on Probation. If 24-hour school is part of criminal justice system and is a correctional facility, then Minor would not be Eligible for Medi-Cal.

	TUPE	STLE COURT HEM	DEC CROSS	N. JOHN HARMY	UPM / 1274	<b>5</b>
<b>3</b> C1			NITRCE	**************************************	CIME	
RBJIS NO:	PETERION NO:	JDR MO: 74	981. Dates	JOHNSON 7, 1992	Timus 1:36 P91	1
	ON THE MARTER OF STREET OF	<b>K</b> -	A MONOR.			
JUDGE/REFERRE -	CL EX	<b>K</b> ₩		RESCRIPTS -		
PRESENT ANTONY THE COM	M :					
District Actorney: Actorney for Minor: PE Himor Mothes Pather	BLDC DEPENDERS/	- cm		: Officers E's F.G.:		
THE MATTER COMES BEIGH	E THE COURS FOR:					
Original 401 petition	CLIMA MOVEMBER 12, LIST	-				
THE COURT PINOS:						
THE COURS HAS RECIEVED	THE ADDITIONAL IMPORTA	FEM MEMORIE PR		SECRETARION CHANGE	MR TKIL BATE;	
THE COURT OLDERS:						
FERRISSION TO RESIDE .	ased form juverile mall at Kesa Testa mospresi, atarlagie, hendr beal ement.	STON RELEASE.	MISSION SHACK	SHALL BE PLACED	IN A 24-HOUR SCHOOL	وملا
REVIEW MEARING (745ml)	RING (7458L) scheduted scheduted for JUNE 26, ARING (7458L) scheduled scheduted for JECHORIA	1992 at 0:30	AN in Dept. 0	is rameias.		
ALL BANCE ORDERS NOT 3	n Complect remain in Fi	LL FORCE AND E	BEACT.	•		
P289						
		4711				_
Copy of Order Received	37:	s Signature		on No	<b>(\$4</b> )	
Minneson Sur.	•					
	9.0. / Clack		<del></del>			
arrest: The foregoing	is a full, true and co BRK OF THE SUPERIOR 200	rract cuts of		or tile in this	effice.	
*						
mx24591(1595010714466	er Pacesas/F3	•				

SECTION NO.: 50273 MANUAL LETTER NO.: 135 DATE: OCT & 6 1994 6D-24

(9) Adult Court Order - Status: Adult was arrested, was released on Supervised Own Recognizance, had heart surgery, returned to jail, makes bail, returned to jail. Adult is not eligible for Medi-Cal at any time except the period he was on bail. Federal law states that institutional status does not end until the person is released from prison or jail on permanent release, bail, probation, or parole.

	County of Minipoling State of California
	AN 10 1994
	-
HUMBOLDT COUNTY SUPERVISED REL	LEASE PROGRAM JANICE JONES CLERK
Defendant:	ORDER AND AGREEMENT
court #	FOR RELEASE ON INTENSIVE SUPERVISION
It is hereby ordered that the above-named custody of the Humboldt County Jail TO OFFICER for placement in the Humboldt Counsubject to the following terms and conditions	THE CUSTODY OF THE PROBATION ty Supervised Release Program
TERMS AND CONDITIONS O	F RELEASE
<ol> <li>Defendant shall appear at all court he officer informed of all court dates as</li> </ol>	signed.
<ol> <li>Defendant shall reside at Hospital es di</li> </ol>	telephone:
3. Defendant shall notify the probation	on officer of any change in
residence.	l gents and loos later
<ol> <li>Defendant shall comply with all federa</li> <li>Defendant shall pay the sum of</li> </ol>	for each day defendant is
a participant in the Supervised Releas	e Program.
6. Defendant shall report as directed and	d obey the instructions of the
probation officer.	
OTHER TERMS AND CONDITION	NS BY THE COURT
7. X Defendant shall report any arrests	, citations or law enforcement
contacts immediately to the probat	ion officer/court.
8. X Defendant will not leave the permission from the probation offi	Coduch of Hambolds Alstrons
9. X Defendant shall totally abstain	n from the use of alcoholic
beverages, illicit and/or control	lled substances and submit to
chemical testing to detect use of	same.
10. X Defendant shall have no convictim without	the permission of the probation
officer	
11 V Defendant chall not have any ween	ons in his/her possession, nor
in his/her residence or other brot	nertv.
12. X Defendant shall seek or maintain approved by the probation offic	SUDIOAURUE SUCIOE S PLOSE COM ST
officer prior to any change in em	ployment or program status.
11. X Defendant shall submit his/her be	erson real property, place or
residence, vehicle and/or any of	ther belongings to search and
seizure at any time of the day search warrant, to a probation of	or hight, with or without a
officer.	
14. N/A Defendant shall be home at all t	imes except as scheduled, with
nrior approval of the probation of	fficer.
15. N/A Defendant shall participate in co	ounseling/treatment programs as
follows:	

SECTION NO.: 50273 MANUAL LETTER NO.: 135 DATE: 0CT 0 6 1994 6D-25

NAME	COURT NO	PAGE 2
Attachment A, at the dis	to the use of electronic ides under the terms and coscretion of the probation	nditions of
17. X Other See Attachment		
Pursuant to the provisions of Se hereby agree that if released wit for participation in the supervise	thout bail and on my own r	Code, I do ecognizance
<ol> <li>I will appear at all times as magistrate or any other person Penal Code to release a defer which, or any magistrate before pending;</li> </ol>	on authorized by Section 1 ndant and as ordered by ar ore whom, the charge is s	.269 of the my court in subsequently
2. I will not depart the State of court;	-	
<ol> <li>I waive extradition if I fa apprehended outside the State</li> <li>I acknowledge that I have be penalties applicable to violat</li> </ol>	of California; een informed of the conse	quences and
I understand that if I am charged am released and fail to appear, I punished by imprisonment in the o months, and a one thousand dollar	am guilty of a misdemeanor county jail for not more t	and may be
I understand that if I am charge wilfully fail to appear, I am guil imprisonment in the state prison the county jail for not more than ten thousand dollars (\$10,000), or	<pre>lty of a felony and may be for not more than three (3 one (1) year, or a fine no</pre>	punished by ) years, or
I hereby agree and consent to the I further understand that failure custody in the jail.	above conditions and terms to do so will result in m	of release. By return to
DateDefe	endant	
	se of the defendant from the	e custody of above terms
Date 1AN - 6 1994 AP-58 Rev 11/92	JUDGE	
	) .	٠ ـ ـ ـ
Det. Returned to sign order the time.	s. Lets attorney was	present ot

\*

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SECTION NO.: 50273 MANUAL LETTER NO.: 135 DATE: 001 0 6 1994 6D-26

#### Attachment

- 17. Defendant waives right of confidentiality regarding medical records.
- 18. Defendant will remain in hospital as directed. Further, defendant will not leave hospital until specifically authorized by Supervising Probation Officer.
- Upon release from hospital, Humboldt County Sheriff's Office to provide transportation to Humboldt County Jail to appear in court for further custody consideration.
- 20. Humboldt County Probation Department to request supervision assistance from Sonoma County law enforcement.

SECTION NO.: 50273 MANUAL LETTER NO.: 135 DATE: QCT 0 6 1994 6D-27

State c. California, County of Hum. ldt
Eureka Municipal Court

>ase number:

Date: 1/06/94 CA: 0 1/03/94

Judge: Court Reporter: Defense attorney: District attorney:

THE PEOPLE VS.

, defendant (present)

Appearance Date(s)

1/18/94 at 10:00 AM in Dept. 1 for FRELIMINARY HEARING. 1/10/94 at 9:00 AM in Dept. 5 for INTERVENTION HEARING.

Charge(5)

- PC 207(A); felony; KIDNAPPING Defendant plea: Movember not guilty
- 2) PC 289(A); felony; SEXUAL PENETRATH FOREIGN OBJ W/FORCE Defendant plea: NOOMANA not guilty
- 3) PC 288A(C); felony; ORAL COP W/PERSON UNDER 14 OR W/FORCE Defendant plea: MONDEMAX not guilty
- 4) PC 243.4(C); felony; SEXUAL BATTERY MASTURBATION Defendant plea: Nanophean not guilty
- 5) PC 245(A)(1); felony; ADW OR GHI PORCE/NOT FIREARM Defendant plea: Namopologia not guilty

#### Notes

Defendant has medical problem; currently in General Hospital PA Sue Pitt present in Court with medical update Request for release on own recognizance for medical procedures to take place in santa Rosa Released on Supervised OR Gary Bird present in Court; to prepare conditions Hs Palor present on behalf of County

Dates remain set (condition to be determined those dates)

Custodial status: ROR - Supervised; defendant ordered discharged.

I certify the foregoing is a true copy of the judgement rendered on the above date by the above named Judge. CLERK OF THE EUREKA MUNICIPAL COURT.

By R. Dunn, Deputy

Initials 20

Minutes continued on page 2

Page 1

SECTION NO.: 50273 MANUAL LETTER NO.: 135 DATE: QCT 0 6 1994 6D-28

State of California, County of Humboldt Eureka Municipal Court

Case number: OTHER PROCEDURALS Date: 1/11/94

Judge: Court Reporter:

Defense attorney: District attorney:

THE PEOPLE VS.

, defendant (not present)

Appearance Date(s)

1/11/94 at 10:03 AM in Dept. 1 for ROUTE MINUTE TO JAIL. 1/18/94 at 10:00 AM in Dept. 1 for PRELIMINARY HEARING.

Charge(s)

- PC 207(A): felony: KIDNAPPING Defendant plea: Not guilty
- 2) PC 289(A); felony; SEXUAL PENETRATN FOREIGN OBJ W/FORCE Defendant plea: Not guilty
- 3) PC 288A(C); felony; ORAL COP W/PERSON UNDER 14 OR W/FORCE Defendant plea: Not guilty
- 4) PC 243.4(C); felony; SEXUAL BATTERY MASTURBATION Defendant plea: Not guilty
- 5) PC 245(A)(1); felony; ADW OR GBI FORCE/NOT FIREARM Defendant plea: Not guilty

Notes

Probation Officer, Gary Bird present.

Sue Pitt, jail medical personnel present in Court.

Defendants surgery has been performed in Santa Rosa,
defendant is in route back to Eureka.

Supervised "OR" is revoked at this time.

Bail set at \$100,000.

Defendant is to be returned to the Humboldt County Jail.

Custodial status: County Jail with bail of \$100,000.00 not posted.

I certify the foregoing is a true copy of the judgement rendered on the above date by the above named Judge. CLERK OF THE EUREKA MUNICIPAL/COURT:

By C. Giacomini, Clerk

Initials

Public Defender

1001 Fourth Street Euraka, CA 95501

Phone: (707) 445-7634

Page 1

SECTION NO.: 50273 MANUAL LETTER NO.: 135 DATE: OCT 0 6 1994 6D-29

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### 6E. INSTITUTION FOR MENTAL DISEASES (IMD)

#### 1. Definition

IMD's are defined in federal law as:

42 USC Section 1905(i): The term "institution for mental diseases" means a hospital, nursing facility, or other institution of more than 16 beds, that is primarily engaged in providing diagnosis, treatment, or care of persons with mental diseases, including medical attention, nursing care, and related services.

42 CFR Section 435.1009: Institution for mental diseases means a hospital, nursing facility, or other institution of more than 16 beds that is primarily engaged in providing diagnosis, treatment, or care of persons with mental diseases, including medical attention, nursing care, and related services. Whether an institution is an institution for mental diseases is determined by its overall character as that of a facility established and maintained primarily for the care and treatment of individuals with mental diseases, whether or not it is licensed as such. An institution for the mentally retarded is not an institution for mental diseases.

#### 2. Identification of an IMD

The final determination of a facility's status depends on whether its overall character is that of a facility established and/or maintained primarily for the care and treatment of individuals with mental diseases. HCFA uses the following guidelines in evaluating the overall character of a facility under the Medicaid statute and regulations:

- The facility specializes in providing psychiatric/psychological care and treatment. This may
  be ascertained through review of patients' records. It may also be indicated by the fact
  that an unusually large proportion of the staff has specialized psychiatric/psychological
  training or that a large proportion of the patients are receiving psychopharmacological
  drugs;
- The facility is under the jurisdiction of the State's mental health authority;
- The current need for institutionalization for more than 50 percent of all the patients in the facility results from mental diseases;

In some cases, multiple components may be involved, and it may be necessary to apply further guidelines to identify the institution to be assessed. Components may be certified as different types of providers, such as nursing facilities and hospitals, and are considered independent of each other. Once a component is determined to be independent, the IMD criteria can be applied to that component unless it has 16 or fewer beds.

#### 3. IMD Exclusion

Section 1905(a) of the Social Security Act states that FFP is not available for any medical assistance under Title XIX (Medi-Cal) for any individual under age 65 who is a patient in an IMD unless the payment is for inpatient psychiatric services for individuals under age 21. However, an

individual who has been receiving inpatient psychiatric services prior to his/her 21st birthday and continues to receive such services may be eligible for Medi-Cal benefits.

Individuals who are patients in an IMD may be immediately eligible for Medi-Cal benefits upon transfer or discharge to a medical institution that is certified under Title XIX, provided that all factors of eligibility are met. Under 42 CFR 435.1008, the IMD exclusion does not apply during the part of the month the individual is not a patient in an IMD. This includes periods of conditional release or convalescent leave.

#### 4. IMD's in California

In 1986, HCFA set forth the criteria for determining whether facilities were IMD's. California's mentally disabled population had been cared for in skilled nursing facilities (SNF's). SNF's serving the mentally disabled had special treatment programs (STP) certified by the California Department of Health Services and the California Department of Mental Health. HCFA determined that these SNF/STP facilities were IMDs, and that FFP for inpatient psychiatric care and services under the Medi-Cal program was not available for residents under age 65.

The following list of facilities in California have been determined to be IMD's by HCFA:

# Effective August 1, 1987:

Alpine Convalescent Center, Alpine

Bay Health Care, Palo Alto Beverly Manor, Riverside Canyon Manor, Novato

Chatsworth Health and Rehabilitation Center

Community Care Center, Inc., Duarte Cordilleras Center, Redwood City

Crestwood Manor, Eureka
Crestwood Manor, Modesto
Crestwood Manor, Sacramento
Crestwood Manor, San Jose
Crestwood Manor, Stockton
Crestwood Manor, Vallejo
Crestwood Manor, Angwin

Crestwood Manor, Bakersfield Downey Community Health Center

Eskaton American River Manor, Carmichael

Foothill Health and Rehabilitation

Center, Sylmar

Fresno Care and Guidance Center

Garfield Geropsychiatric Hospital, Oakland

Harbor Hills

Landmark Medical Center

La Paz Geropsychiatric Center, Paramount

Laurel Park

Meadowbrook Manor Sanitarium, Los Angeles

Merced Manor

El Cajon

Palo Alto Riverside San Rafael

Canoga Park

Arcadia

Redwood City

Eureka
Modesto
Sacramento
San Jose
Stockton
Vallejo
Napa
Bakersfield
Downey

American River

San Fernando SE Fresno Oakland

Santa Cruz Pomona Bellflower

Pomona

Marina Venice

Merced

SECTION NO.: 50771.5, 50157, 50175, 50227, 50379 MANUAL LETTER NO. 135 DATE: OCT 0 6 1996-E-2

Olive Vista San Gabriel Valley Convalescent Hospital San Jose Care and Guidance Center

Shandin Hills

Sierra Vista, Highland

View Heights Convalescent Hospital, Watts

Vista Pacifica, West Riverside

Westwood Manor

Effective July 1, 1988:

Crestwood Geriatric Treatment Center

Crestwood Vallejo II

Telecare La Casa, Norwalk

Telecare Villa Fairmont, San Leandro

Effective March 1, 1988:

Crestwood Manor, Fremont

Effective February 16, 1990-June 30, 1990 Only:

Harbor View Center, Long Beach

Effective August 16, 1990:

Cresta Loma, Lemon Grove

Effective September 7, 1990:

Eucalyptus Health Services, Inc./

Crestwood Corporation, Bakersfield

Effective April 1, 1992:

Garfield Nursing Home, Inc.

Effective April 30, 1992:

Gladman Psychiatric Health Facilities

Effective June 15, 1992:

Garfield Mental Health Center

5. Managed Mental Health Care El Monte E San Jose

Pomona

San Bernardino San Bernardino

Los Angeles

Riverside Fremont

Redding Vallejo Norwalk

San Leandro

Fremont

Long Beach

La Mesa

Bakersfield

Howard

Oakland

**Oakland** 

The Department of Mental Health (DMH), DHS, HCFA, the California Mental Health Directors Association (CMHDA), the California Mental Health Planning Council, and other state departments,

50765, 50050, 50101, 50185, 50351

SECTION NO.: 50771.5, 50157, 50175, 50227, 50379 MANUAL LETTER NO.:135 DATE:

23-E-3

OCT 0 6 1994

consumers, and interested constituency groups have formed a Managed Health Care Steering Committee, which was established to develop and implement a managed care program for mental health which would initiate a new service delivery system for the state's Medi-Cal beneficiaries. This program will be a separate special mental health system for present fee-for-service Medi-Cal beneficiaries who now receive acute psychiatric inpatient services, long term care in specialized psychiatric programs, and mental health services delivered by psychiatrists and psychologists. It is planned that counties will cooperate and choose to participate in this plan. State general fund dollars will be used as matching funds for fee-for-service Medi-Cal specialty mental health services allocated to the county. Each plan will receive funding on a monthly basis for each Medi-Cal beneficiary regardless of service usage. It is anticipated this program will begin on July of 1997.

## 6F. CHART

The following chart identifies individuals ineligible or eligible due to institutional status:

#### TYPE OF INMATE

**JUVENILES** 

VOLUNTARY (Including Parolee/ Probationer)

								BIOLIO1)
TYPE OF INSTITUTION	Pre- Booking	Sentenced 21-64	Sentenced 65 or Over	Under W&I 601,602,300	Sentenced W&I 602	Others Under 21	21-64	65 or Over
Public or Private Mental Institution	Ineligible	Ineligible	Eligible	Eligible to Age 22	Ineligible	Eligible	Ineligible	Eligible
Public Nonmedical Institution (Correctional)	Ineligible	Ineligible	Ineligible	Ineligible Unless Temporary	Ineligible	Ineligible	Ineliģible	Ineligible
Public or Private General Medical Facility	Eligible	Ineligible	Ineligble	Eligible	Ineligible	Eligible	Eligible	Eligible
Public or Private Mental Facility - Diagnosis of Mental Illness (IMD)	Ineligble	Ineligible	Eligible	Eligible to Age 22	Ineligible	Eligible to Age 22	Ineligible	Eligible
Residential Treatment Center; Board and Care Home (non-correctional)	Eligible	Eligible	Eligible	Eligible	Ineligible	Eligible	Eligible	Eligible
Public or Private Intermediate Care or Skilled Nursing Facility	Eligible	Ineligible	Ineligible	Eligible	Ineligible	Eligible	Eligible	Eligible

#### NOTE:

- 1. Approval of an application of an inmate eligible above shall be contingent upon all other eligibility criteria being met.
- Persons institutionalized prior to their 21st birthday are eligible until they reach their 22nd birthday as long as they remain continuously institutionalized and receive inpatient psychiatric care.
- 3. Individuals released on bail or own recognizance (OR) are eligible for Medi-Cal.
- 4. Welfare and Institutions Code Number Explanations:
  - a. W&I 300 Person needs care due to mental or physical deprivation.
  - b. W&I 601 Uncontrollable ward of court.
  - c. W&I 602 Violation of law.

SECTION: 50273 MANUAL LETTER NO.: 135 DATE: 0CT 0 6 1994 6F-1

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#### **6G. QUESTIONS AND ANSWERS**

This section contains various questions that have been asked regarding institutional status and our responses to those questions.

# **QUESTION 1:**

Since there is a real distinction between detention, adjudication, and dispositional orders issued under W&I Code, Section 602, and since Section 50273(a)(2) of the Medi-Cal Eligibility Manual specifically identifies only children detained under Section 602, is a child who is in Juvenile Hall awaiting placement in a foster home or group home as a result of a dispositional order of the Juvenile Court eligible for Medi-Cal benefits since the dispositional court order supersedes the detention orders?

### **RESPONSE:**

Children who are paroled or placed on probation under Section 602 are not considered to be under a penal hold (see Title 22, CCR, Section 50273(d)). Similarly, children who have completed their sentence, or against whom all charges have been dropped or dismissed, are not considered to be under a penal hold. Such children could be eligible for Medi-Cal even if still physically present in the Juvenile Hall. The MC 250 would be an appropriate application for these children if they are awaiting placement in foster care (Title 22, CAC, section 50161(b)). Any other "disposition order" would require further review to establish eligibility.

Please be advised that a very common problem which occurs with juveniles on probation under Section 602 is that the probation department frequently continues to refer to the juvenile as a "602 child". Eligibility workers should be very careful to accurately ascertain the status of the child prior to completing the eligibility determination. In addition, county probation departments should be advised that the generic term "602 child" is confusing and could lead to an improper denial of Medi-Cal benefits.

#### **QUESTION 2:**

In some counties a court may review an arrested juvenile's record and decide to place the child in an alternative living arrangement under the supervision of the probation department without sentencing the child or placing the child on probation. Is such child eligible for Medi-Cal?

#### **RESPONSE:**

Such juveniles are generally first-time offenders or repeat offenders the court believes would benefit from removal from an abnormal home situation or from severance of past associations. In any case the court order will generally dispose in some way of the charges brought against the child, i.e., drop the charges, suspend the sentence, place the child on probation, etc. These children would be eligible.

#### QUESTION 3:

Is a "602 child" in a mental institution eligible?

SECTION: 50273 MANUAL LETTER NO.: 135 DATE: 001 0 6 1994 6G-1

#### **RESPONSE:**

A child placed by the court in a mental institution for pretrial or presentencing observation or who is sentenced to a mental institution is <u>not</u> eligible. Similarly, a child sentenced to Juvenile Hall or other correctional facility and then transferred to a mental institution due to abnormal behavior is not eligible. A child on probation against whom the charges have been dropped or the sentence suspended or completed <u>is</u> eligible.

#### **QUESTION 4:**

Are juveniles arrested and incarcerated under Penal Code sections, rather than Section 602 of the W&I Code, eligible?

#### **RESPONSE:**

Anyone of any age who is arrested and incarcerated is ineligible regardless of the Code section used. However, most juveniles will initially be arrested under Section 602 even though they may later be charged as adults if the court so decides.

### QUESTION 5:

A minor child is sentenced to a term of incarceration. However, due to inadequate space in the juvenile detention center, the child is temporarily placed in a foster home pending available space in the detention center. Is this child eligible?

## **RESPONSE:**

The child is ineligible. The penal authority retains full responsibility for the child, and anyone serving a sentence and not formally released is ineligible.

#### **QUESTION 6:**

Are adult offenders sentenced to mental institutions eligible?

# **RESPONSE:**

No. An adult over 21 and under 65 years of age is never eligible when residing in a mental institution. Persons over 65 years of age who are sentenced to a mental institution are not eligible as such persons are considered to be an inmate of an institution. Persons institutionalized prior to their 21st birthday are eligible until they are 22 as long as they remain continously institutionalized.

#### **QUESTION 7:**

Are pregnant women serving sentences in jail or prison eligible?

SECTION: 50273 MANUAL LETTER NO.: 135 DATE: OCT 0 6 1994 6G-2

## **RESPONSE:**

No. Care for such women is the responsibility of the jail or prison. However, once born the child is eligible even if living with the mother in the jail or prison as the child has committed no criminal offense and is not sentenced to the jail/prison regardless of the living arrangement.

#### **QUESTION 8:**

Are persons sentenced under alternative sentencing methods eligible?

# RESPONSE:

Eligibility depends on the wording of the sentence rendered by the court as well as the legal responsibility of a law enforcement agency. In short, to be eligible, the sentence rendered by the court must include the periodic release of the individual and the individual must be released from the jurisdiction of the law enforcement agency for periods of not less than 24 consecutive hours with the law enforcement agency retaining no responsibility for the needs of the individual during that period. Several examples are set forth below:

## **EXAMPLE A:**

An individual is sentenced by the court to serve a term in jail. The sentence provides that the individual is to be permitted to leave the jail daily to attend or go to work; however, the individual must return to the jail after work or school each day and remain incarcerated on weekends, holidays, etc.

### **RESPONSE A:**

This individual is not eligible while serving the sentence. The penal authority retains the responsibility for the individual's care and support.

#### **EXAMPLE B:**

An individual is sentenced to jail only on weekends but is not incarcerated during the week by order of the court.

## **RESPONSE B:**

This individual is eligible only during the week and becomes ineligible every weekend. The penal authority is only responsible for the individual's care on weekends.

#### **EXAMPLE C:**

A married couple is sentenced to jail. However, due to the presence of minor children in the home, the court orders that each parent be released on alternate weeks so that one parent is available to care for the children.

SECTION: 50273 MANUAL LETTER NO.: 135 DATE: OCT 0 6 1994 6G-3

#### **RESPONSE C:**

Each parent is eligible for the weeks spent in the home and ineligible for any week in which he/she is incarcerated.

#### **EXAMPLE D:**

An individual is sentenced to be incarcerated for a given period with no provision for temporary release as described above. The penal authority chooses to place the individual in such a program without confirmation by the court, alteration of sentence, formal parole, or probation.

# **RESPONSE D:**

The individual is not eligible. The penal authority has not been released from responsibility for the individual's care.

#### **EXAMPLE E:**

An individual is sentenced to perform community service work in lieu of incarceration. The individual resides at home, performs his/her community service, and is (usually) loosely supervised to ensure compliance with the sentence.

### RESPONSE E:

This individual is eligible. The individual is not the financial responsibility of a penal authority until and unless the individual fails to comply with the sentence requirements. If the individual fails to comply with the sentence and is, as a result, incarcerated, the individual becomes ineligible.

SECTION: 50273 MANUAL LETTER NO.: 135 DATE: OCT 0 6 1994 6G-4