

State of California—Health and Human Services Agency

Department of Health Services



GRAY DAVIS
Governor

Director

November 8, 2002

TO: ALL COUNTY WELFARE DIRECTORS

Letter No.:02-54

ALL COUNTY ADMINISTRATION OFFICERS

ALL COUNTY MEDI-CAL PROGRAM SPECIALIST/LIAISONS

ALL COUNTY HEALTH EXECUTIVES

ALL COUNTY MENTAL HEALTH DIRECTORS

ALL COUNTY MEDS LIAISONS

SUBJECT: INTERIM INSTRUCTIONS FOR IMPLEMENTATION OF THE JUNE 24,

2002 COURT ORDER IN THE CRAIG V. BONTÁ LAWSUIT

Overview

The purpose of this All County Welfare Directors Letter (ACWDL) is to address County questions which have arisen as a result of the court order in <u>Craig</u> v. <u>Bontá</u>. The Department of Health Services (DHS) is preparing an implementation plan pursuant to a court ruling in this case. This letter addresses some questions about the handling of cases affected by the order during the interim period prior to court approval of the Implementation Plan.

Counties are reminded not to terminate or discontinue the Medi-Cal eligibility of anyone losing Supplemental Security Income/State Supplemental Payment (SSI/SSP)-based Medi-Cal on or after June 30, 2002. This requirement also applies to persons who received the extended month of RAMOS Medi-Cal eligibility for June or July 2002. In either case, these beneficiaries are eligible for full scope Medi-Cal without a share of cost until the counties receive further instructions from the Department. Counties are also reminded that persons who lose SSI/SSP-based Medi-Cal due to death or incarceration are exceptions to the ruling in Craig v. Bontá.



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Questions And Answers

1. Are persons who were terminated from SSI/SSP on or after June 30, 2002, subject to the RAMOS process?

No. However, some individuals who were affected by the June 24, 2002 court order had previously been sent a RAMOS Notice of Action informing them that their Medi-Cal eligibility would end on June 30, 2002, or July 31, 2002. Individuals who received these notices had their Medi-Cal eligibility restored to full scope no share-of-cost Medi-Cal effective June 01, 2002. That eligibility will continue until a Medi-Cal eligibility redetermination is done in accordance with instructions that will be provided by the Department pursuant to the ruling in the Craig lawsuit.

Until further notice from the Department, the only exceptions are those individuals who have lost their SSI/SSP benefits due to death or incarceration. These individuals are <u>not</u> eligible for continued Medi-Cal benefits under the <u>Craig</u> lawsuit.

2. There is a concern about individuals who lost SSI/SSP benefits effective June 30, 2002, or later, but who would have received an additional month of eligibility with a share-of-cost under the Ramos rules. Are they entitled to the relief offered by Craig?

These individuals are entitled to full scope Medi-Cal benefits without a share-of-cost. Those benefits will continue until a Medi-Cal eligibility redetermination is done in accordance with instructions that will be provided by DHS pursuant to the ruling in the Craig lawsuit.

3. We noticed termination dates on MEDS for persons whom we thought were eligible for ongoing benefits under the <u>Craig</u> lawsuit. Have these dates been removed?

There were some persons who lost SSI/SSP on or after June 30, 2002, who inadvertently had Medi-Cal termination dates on MEDS even though they were eligible for ongoing benefits under the <u>Craig</u> lawsuit. Termination dates for these beneficiaries have been removed from MEDS. The only termination dates and termination reasons that should appear on MEDS are for those persons whose SSI/SSP benefits were terminated due to death or incarceration.

4. How will beneficiaries eligible for no share-of-cost Medi-Cal under the <u>Craig</u> lawsuit be identified on MEDS during the interim period?

During the interim period, <u>Craig</u> beneficiaries will be identified on MEDS through the information provided on the following inquiry screens:

Primary Medi-Cal/CMSP Information (INQM) Screen

- GOVT-RESP field will be 3
- TERM-DT field will be blank
- AID-CODE field will continue to be 14, 24, 64, 6N, 16, 26 or 66.
- ELIG-STAT field will end in 6
- Determination dates and reasons will be populated on the INQM screen for persons discontinued due to death or incarceration.

Pending/Denied Applications & Appeals (INQP) Screen NOA-TYPE field will be:

- 87 for persons receiving continuous M/C eligibility covered under <u>Craiq</u>
- 05, 08 or 11 for the deceased
- 07, with a payment status code of N22 on MEDS (INQX) for the incarcerated population excluded from continuous Medi-Cal eligibility under <u>Craig v Bontá</u>

NOTE: Counties must review the most current SSI/SSP information on the MEDS **INQP** and **INQX** screens. The **INQD** screen shows the last transaction that updated MEDS on a particular date. Checking this screen will identify the most recent date that information changed on MEDS. Also refer to your MEDS user manual for additional information on MEDS transactions and screens. If there are any other questions, please contact Ms. Debra Hader of the Medi-Cal Eligibility Branch at (916) 654-2279.

5. Will the State give these individuals a special identifier similar to the identifier used in past years for Pickle rollover clients (i.e., R0, S0)?

No. Currently there are three new aid codes being developed to identify and track the population affected by the <u>Craig</u> lawsuit. There will be separate aid codes for the aged, for the blind, and for the disabled <u>Craig</u> eligibles. The existing indicators appearing in the "Pickle" field will remain the same.

6. Given the ruling in the <u>Craig</u> lawsuit are the <u>Ramos</u> procedures in Medi-Cal Procedures Manual Article 5E obsolete?

Yes. The Procedures manual will be revised as soon as possible after the final judgement is rendered by the court.

7. While we are waiting for further instructions on processing the <u>Craig</u> caseload, who will have control of the MEDS record for these beneficiaries?

For persons entitled to Medi-Cal pursuant to the ruling in <u>Craig</u>, the MEDS record will be under the control of DHS.

- 8. While we are waiting for further instruction from the Department, what is the responsibility of the county when a <u>Craig</u> beneficiary:
 - Moves to another county?
 - Changes household composition?
 - Changes personal status?
 - Needs a BIC card replacement?
 - Changes health insurance?

Unless the MEDS record is frozen or has a Government Responsibility Code of 2, counties will continue to use the MEDS transactions for residence transfers, changes in health insurance and card replacements. Counties can document all the other situations that are reported to them, until receipt of the future ACDWL which will discuss eligibility redeterminations.

9. Does the ruling in the <u>Craig</u> lawsuit apply to individuals who have lost SSI benefits due to entry into long-term care?

Yes. Persons placed in long-term care will receive continuous no share-of-cost Medi-Cal until further notice from the Department.

10. How will the appeal process and fair hearings be handled during the interim period?

The Administrative Law Judges that handle Medi-Cal fair hearings know how to adjudicate the eligibility of beneficiaries subject to the <u>Craig</u> lawsuit.

<u>Craiq</u> beneficiaries who are scheduled for a hearing and who erroneously lose their Medi-Cal eligibility will be manually restored to ongoing full scope Medi-Cal eligibility by DHS staff until further notice from DHS. However, we anticipate that as a result of the <u>Craig</u> lawsuit the number of Medi-Cal hearings and appeals for persons who lose SSI/SSP will decrease in the coming months.

11. What information is being issued to those individuals whose SSI/SSP benefits have been terminated?

Those SSI/SSP beneficiaries that received an additional month of eligibility for June or July 2002 under the <u>Ramos</u> rules received an information notice from the Department of Health Services informing them of their continued eligibility for no share-of-cost Medi-Cal under the <u>Craig</u> lawsuit. The Department is considering whether a similar information notice will be sent to other persons eligible for no share of cost Medi-Cal under the ruling in Craig v. Bontá.

The only persons who will receive Notices of Action pending implementation of the court-approved plan, are those persons terminated due to death or incarceration. These individuals will continue to receive the following notices:

NOA-TYPE 05 Deceased

 NOA-TYPE 07 Other (Incarceration), with payment status code of N22 on MEDS inquiry screen (INQX)

NOA-TYPE 09 County Eligible

NOA-TYPE 11 Deceased Persons-State Registrar

12. Will counties receive additional funding for retroactive processing?

Yes, additional funding will be requested to handle the increase in workload.

13. How are the eligibility determinations for Disabled Adult children, the No Longer Disabled and In-Home Supportive Services cases impacted by Craig?

Disabled Adult Children (DAC) with an indicator of TO in the Pickle field on MEDS will receive continued Medi-Cal eligibility with no share-of-cost and termination dates will be removed from MEDS. If eligibility has been terminated because eligibility information was not updated on MEDS, please contact Ms. Debra J. Hader at (916) 654-2279 to have Medi-Cal eligibility restored.

Pending further instructions from the State, the No Longer Disabled (NLD) will receive continued Medi-Cal eligibility with no share of cost under aid code 6N. If any exceptions occur for the NLD population, please contact Ms. Betty Mosher at (916) 654-0630 to have Medi-Cal eligibility restored.

Until further notice, beneficiaries who were receiving Personal Care Services (PCS) as a Medi-Cal benefit under their SSI/SSP-based Medi-Cal will continue to be eligible for PCS until a Medi-Cal eligibility redetermination is done by the county in accordance with instructions that will be provided by DHS pursuant to the ruling in the <u>Craig</u> lawsuit. Persons receiving services under the In-Home Supportive Services (IHSS) residual program may be subject to a redetermination in accordance with the IHSS program requirements administered by the California Department of Social Services. Please direct questions regarding this issue to Ms. Vicki Partington at (916) 654-5909.

14. Has DHS communicated with the Social Security Administration regarding their ability to provide the State with SDX information that might be useful in the ex-parte eligibility redetermination process?

Yes, DHS has communicated with the Social Security Administration regarding the information they transmit to the State on SDX. We are in the process of identifying additional information that can be utilized by the counties for conducting ex-parte redeterminations.

15. How much information from SSA on income and property could be made available on MEDS?

Currently, there is income and property information available via SDX. However, some of this information may not always be current. Therefore, the income and resource amounts reported by SSA may differ from the actual income and resources available in a given month under Medi-Cal rules. DHS will provide detailed information about how to evaluate eligibility with the available SDX data in an ACWDL issued after the court approves the Implementation Plan for the Craig lawsuit.

16. What happens when a child is receiving continued Medi-Cal coverage under the Craig lawsuit and has family members in CALWorks?

The child will continue to receive continuing Medi-Cal coverage under <u>Craig.</u> The child is still considered a member of the household. More detailed information will be provided in a future ACWDL.

17. What is the redetermination process and eligibility for a child receiving Continuing Eligibility for Children due to the loss of their SSI/SSP benefits?

The child will remain eligible for full scope no share-of-cost Medi-Cal until a Medi-Cal eligibility redetermination is done by the county in accordance with instructions that will be provided by DHS pursuant to the ruling in the <u>Craig</u> lawsuit.

If you have any questions regarding the <u>Craig</u> lawsuit, please contact Mr. William Walsh, Chief of the Policy Section B, at (916) 657-2941.

ORIGINAL SIGNED BY

Beth Fife, Chief Medi-Cal Eligibility Branch

cc: Mr. William Walsh, Chief Policy Section B Department of Health Services 714 P Street, Room 1692 P.O. Box 942732 Sacramento, CA 94234-7320