

El Dorado County
www.edcgov.us/mentalhealth
www.edcgov.us/sheriff
www.namieldoradocounty.org/

# Historical Information Provided by Family Member or Other Concerned Party

California Assembly Bill 1424 (2001), now a law, requires all individuals making decisions about involuntary treatment to consider information supplied by family members and other interested parties. **Behavioral Health staff** will place this form in the consumer/client's mental health chart. Under California and Federal law, consumers have the right to view their charts. The **Family Member** completing this form has the right to withdraw consent to release information given by them and have the information regarded as confidential (Welfare & Institutions Code Section 5328(b)). This form was developed originally by San Mateo County BHRS (and adapted by El Dorado County Health and Human Services Agency Mental Health Division and NAMI of El Dorado County), behavioral health consumers/clients and health providers in order to provide a means for family members and other interested parties to communicate the client's behavioral health history to hospitals/outpatient staff or 911 responders.

Today's Date: Name of Person Submitting This:
Relationship to Consumer/Client:
Consumer/Client Information
Name Date of Birth
Phone Address
Primary Language Religion
Medi-Cal: ☐ Yes ☐ No
Name of Private Medical Insurer
☐ Yes ☐ No Please ask the consumer/client to sign an authorization permitting El Dorado County Behavioral Health & Recovery Services providers to communicate with me about his/her care.
☐ Yes ☐ No I wish to be contacted as soon as possible in case of emergency, transfer and discharge.
☐ Yes ☐ No Consumer/Client has a Wellness Recovery Action Plan (WRAP) or Advance Directive. (If yes, and a copy is available please attach a copy to this form.)
<b>Brief history of mental illness</b> (age of onset, prior 5150s, prior hospitalizations, history of unstable living situations, if applicable attach additional pages if necessary)
Age symptoms or illness began:
Prior 5150's? ☐ Yes ☐ No
If yes, when/where?
Prior hospitalizations? ☐ Yes ☐ No
If yes, when/where?
Does client have a conservator? ☐ Yes ☐ No ☐ Don't know
If yes, name:Phone:

Updated 6-2-2014 Page 1 of 4

Name of Consumer/Client:	Information submitted by:
Do you know the client's diagnosis? ☐ Yes ☐ No ☐ Don	't know
Please explain:	
Do you know of any substance abuse problem? ☐ Yes ☐	No Don't know
Please explain:	
Are there any family traditions, spiritual beliefs, or cultural con	ncerns that are important to know about?
Is there anything about your loved one's sexual orientation/ge	ender identity to be aware of?
Please describe any triggers (events or persons) that can pre	cipitate a crisis:
Current Medications (Psychiatric and Medical)	
Name(s):	
Treatments that have helped:	
Treatments that did not help:	
Treating Psychiatrist and Case Manager/Therapist	
Psychiatrist:	Phone:
Case Manager/Therapist:	Phone:
Medical Information	
Significant Medical Conditions:	
Allergies to Medications, Food, Chemicals, Other:	
Primary Care Physician:	Phone:
Current Living Situation	
☐ Family Independent ☐ Homeless ☐ Transitional ☐ Bo	pard & Care
Is this a stable situation for consumer?	

Updated 6-2-2014 Page 2 of 4

Symptom or Behavior	Past	Now	Symptom or Behavior	Past	Nov
Homelessness or Running Away			Suicidal Gesture/Attempts		
Avoiding Others or Isolating			Suicide Statements		
Not Answering Phone/Turning Off			Thinking About Suicide		
Voicemail			Giving Away Belongings		
Afraid to Leave Home			Stopping Medication		
Being Too Quiet			Substance Use/Abuse		
Crying/Weepiness			Taking More Medication Than		
ack of Motivation			Prescribed		
Expressing Feelings of Worthlessness			Irrational Thought Patterns		
Anxious and Fearful			(Not Making Sense) Hearing Voices		
Гalking Too Much, Too Fast, Too Loud			Poor Hygiene		
Spending Too Much Money			, ,		
mpulsive Behavior			Cutting Self		
_aughing Inappropriately			Harming Self		
Argumentative			Failing to go to Doctor's Appointments		
Sleeping Too Much			Sexual Harassing/Preoccupation		
Not Sleeping			Fire Setting		
Not Eating			Aggressive Behavior (Fighting)		
Over Eating			Destruction of Property		
Repetitive Behaviors			Increased Irritability and/or Negativity		
Forgetfulness			Making Threats of Violence		
Not Paying Bills					
nd/or make the consumer unable to car			dangerousness to self, dangerousness to othe		
nformation Submitted By:			Phone:		
ame (print):					
-					

Name of Consumer/Client: \_

A person "shall be liable in a civil action for intentionally giving any statement that he or she knows to be false" (Welfare & Institutions Code Section 515.05(d))

Updated 6-2-2014 Page 3 of 4

### California AB 1424

On October 4, 2001 Assembly Bill 1424 (Thomson-Yolo D) was signed by the Governor and chaptered into law. The law became effective Jan. 1, 2002. AB 1424 modifies the LPS Act (Lanterman, Petris, Short Act), which governs involuntary treatment for people with mental illness in California. The legislative intent is as follows:

Many families of persons with serious mental illness find the Behavioral Healthcare System difficult to access and not supportive of family information regarding history and symptoms. Persons with mental illness are best served in a system of care that supports and acknowledges the role of the family, including parents, children, spouses, significant others, and consumer-identified natural resource systems. It is the intent of the Legislature that behavioral health procedures be clarified to ensure that families are a part of the system response, subject to the rules of evidence and court procedures.

# More specifically, AB 1424 requires:

- that the historical course of the person's mental illness be considered when it has a direct bearing on the determination of whether the person is a danger to self/others or gravely disabled;
- that relevant evidence in available medical records or presented by family members, treatment providers, or anyone designated by the patient be considered by the court in determining the historical course;
- that facilities make every reasonable effort to make information provided by the family available to the court;
   and
- that the person (a law enforcement officer or designated mental health professional) authorized to place a person in emergency custody (a "5150") consider information provided by the family or a treating professional regarding historical course when deciding whether there is probable cause for hospitalization.

# Communicating with Behavioral Health Providers about Adult Mental Health Consumers

El Dorado County Behavioral Health & Recovery Services recognizes the key role families play in the recovery of consumers receiving our services. We encourage providers at every level of care to seek authorization from the consumer/client so that family members will be involved and informed in their care. In fact, we have a special authorization form expressly designed to facilitate communication between treatment teams and family members. We hope the summary below clarifies how laws concerning confidentiality affect communications between families and mental health providers concerning mental health consumers aged 18 or older.

# **Outpatient Services**

• California and Federal law require that behavioral health providers obtain authorization from the consumer before they are able to communicate with family members, even to reveal that person is a client. Behavioral health providers can, however, listen to and receive information from family members.

#### **Hospital Services**

- California law requires that hospitals inform families that a consumer/client has been admitted, transferred, or discharged unless the consumer/client requests that the family not be notified.
  - o Hospitals are required to notify consumers they have the right not to provide this information.
- California and Federal law require that hospital staff obtain an authorization to disclose anything else to family members.

### What the family can do

- Although behavioral health providers are constrained in their ability to communicate with families, family members may communicate with treatment teams with or without an authorization from the consumer.
  - Family members and other interested parties can use this form to provide information about the consumer to hospital or outpatient staff. Staff will place this information in the consumer/client's behavioral health chart. Under California and Federal law, consumers have the right to view their chart. The Family Member completing the AB 1424 form has the right to withdraw consent to release information given by them and have the information regarded as confidential.
  - Although the treatment team may not be able to disclose information to the family member, they are free to consider any information the family provides.

Updated 6-2-2014 Page 4 of 4