

COUNTY OF MONTEREY HEALTH DEPARTMENT

Elsa Jimenez, Director of Health

Administration Emergen Behavioral Health Environmenta

Clinic Services Emergency Medical Services Environmental Health/Animal Services

Public Health Public Administrator/Public Guardian

Policy Number	314
Policy Title	Subpoenas
References	 Code of Federal Regulations, Title 45, Section 164.506 (45 CFR 164.506) 45 CFR 164.508 45 CFR 164.510 45 CFR 164.512 42 CFR Part 2 Code of Federal Regulations, Title 45, Section 160 and 164 California Civil Code 56.10 et seq. California Welfare and Institutions Code 4515 and 5328 et seq. California Health and Safety Code 120975, 120980, 121010, 11750 et seq., 11778, 11810, and 11970
Effective	November 20, 2001 Revised: July 1, 2003 Revised: January1, 2011 Revised: April 27, 2017 Revised: January 23, 2019

1 Policy

2 All subpoenas/court orders for Monterey County Behavioral Health (MCBH) staff shall be

³ personally served upon the individual when the subpoena seeks the personal appearance

4 of an individual staff member to testify in a court hearing.

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⁶ All subpoena/court orders seeking release of information of the health records, the

7 subpoena/court order shall be delivered to the Quality Improvement (QI) office

8 at 1611 Bunker Hill Way, Suite 120, Salinas, CA 93906 (831) 755-4545.

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All subpoenas originating from the Public Guardian's office shall be delivered to the Quality
 Improvement (QI) office at 1611 Bunker Hill Way, Suite 120, Salinas, CA 93906 (831) 755-

12 **4545**.

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14 Subpoenas/court orders for MCBH contracted *providers*:

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16 17 18 19 20	All subpoenas/court orders must be served at the program or provider's site. When the contracted program or provider has questions regarding subpoena/court order, the program or provider should seek its own legal counsel. MCBH Quality Improvement Records Fechnician will only provide technical assistance.	
21	Definitions	
22	A) Court Order	
23 24 25	A document signed by a judge of a court directing a specific action such as the disclosure of client protected health information	
25 26	B) Subpoena	
27 28	A legal notice compelling a person to appear and testify at a deposition or trial ('testimony only") or to produce records ("records only")	
29 30	C) Subpoena Duces Tecum	
31 32	A legal notice compelling a person to appear and testify and to bring specified records or documents that are in his/her possession or control	
33	Nata: MCDL daga nat accept Cubicage Dugas Tacum to produce health records	
34 35 36	Note: MCBH does not accept Subpoena Duces Tecum to produce health records unless it is accompanied by a current and valid authorization for disclosure that has been signed by the client.	
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38 39 40 41	D) Proper Subpoena A subpoena is considered valid/proper if it requires that the records be released directly to the court, unless the subpoena is also supported by either a court order or a valid written authorization	
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	without a current and valid authorization for disclosure of information signed by the client.	
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52 53	MCBH staff who are served with a subpoena/court order shall:	
54 55	1. Notify supervisor and/or manager about the subpoena as soon as possible	
56	 Notify QI team via telephone or by email to <u>415-QA@co.monterey.ca.us</u> 	
57 58	3. Collaborate with QI team member of guidance to addressing subpoena	

⁵⁹ Never ignore a subpoena/court order no matter how improper it may appear to be. ⁶⁰ Immediately, a supervisor, a program manager, and/or QI staff. If legal advice is required, ⁶¹ county staff may contact County Counsel. Noncompliance with a subpoena/court order may 62 constitute a contempt of court and result in a bench warrant for your arrest and/or a fine. 63 ⁶⁴ Telephonic, electronic, and written request for information and/or testimony by MCBH staff is not permissible without proper court-order and/or subpoena in accordance with state and Federal regulations. MCBH staff shall not respond directly to the requestor without prior 66 direction from MCBH QI and/or county counsel. MCBH shall: 67 68 69 Notify supervisor and/or manager about the subpoena as soon as possible 2. Notify QI team via telephone or by email to 415-QA@co.monterey.ca.us 70 3. Send copy of request 71 a. For verbal request, provide as much information and detail you may have 72 regarding the request (name of requestor, contact information, short 73 description of circumstance, etc.) 74 Collaborate with QI team member of guidance to addressing matter 75 76 77 QI staff is responsible for responding and processing subpoenas/court orders/requests for staff testimony or participation in legal matters. QI shall address requests based on 78 applicable regulations. QI staff take all necessary steps required to respond to and process 79 subpoenas/court orders/staff testimony/participation in legal matters, including, but not 80 limited to the following: 81 82 83 1. Log the date of receipt, the check amount, and actions by QI team staff 2. Determine the validity of the subpoena/court order 84 85 3. Determine the validity of the authorization for disclosure of health information 4. Respond to subpoenaing parties regarding improper subpoenas/court orders 86 5. Notify County Counsel of subpoena, when applicable 87 6. Prepare medical records for court 88

- 7. Coordinate with program staff regarding proper subpoena/court orders, if applicable
- 8. Provide staff support to address subpoena, if applicable