JUDICIAL COUNCIL OF CALIFORNIA

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INVITATION TO COMMENT

W23-10

Title

Rules and Forms: Community Assistance, Recovery, and Empowerment Act

Proposed Rules, Forms, Standards, or Statutes

Adopt Cal. Rules of Court, rules 7.2201, 7.2205, 7.2210, 7.2221, 7.2223, 7.2225, 7.2230, 7.2235, 7.2240, 7.2301, and 7.2303; adopt forms CARE-060-INFO, CARE-100, CARE-101, CARE-105, CARE-106, CARE-110, CARE-112, and CARE-115; and approve forms CARE-050-INFO, CARE-111, and CARE-120

Proposed by

Probate and Mental Health Advisory Committee Hon. Jayne Chong-Soon Lee, Chair

Action Requested

Review and submit comments by January 27, 2023

Proposed Effective Date

September 1, 2023

Contact

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Executive Summary and Origin

The Probate and Mental Health Advisory Committee proposes eleven rules of court and eleven forms to implement requirements in the Community Assistance, Recovery, and Empowerment (CARE) Act. The CARE Act establishes a new, noncriminal proceeding that authorizes a court—in response to a petition and after determining by clear and convincing evidence that the subject of the petition meets the necessary statutory criteria—to order the county behavioral health agency to work with the subject to engage in treatment and determine whether a CARE agreement can be reached or, if those efforts are unsuccessful, to develop a CARE plan. Once the court has approved a CARE agreement or ordered a CARE plan, the court must hold regular hearings to review the progress of the subject and the county behavioral agency with the services ordered in the agreement or plan. The act requires the Judicial Council to develop a mandatory petition form, any other forms necessary for the court process, and rules of court to implement the act's procedural provisions.

This proposal has not been approved by the Judicial Council and is not intended to represent the views of the council, its Rules Committee, or its Legislation Committee. It is circulated for comment purposes only.

Background

The CARE Act takes effect on January 1, 2023. The act requires implementation by counties in two cohorts. The first cohort of 7 counties and their superior courts must begin implementation by October 1, 2023. The second cohort, comprising the remaining 51 counties in California, must begin implementation by December 1, 2024.

The CARE Act is intended to provide "a path to care and wellness" for Californians living with untreated schizophrenia spectrum and other psychotic disorders, which lead to risks to their health and safety and increased homelessness, incarceration, hospitalization, conservatorship, and premature death. To achieve this end, the act authorizes specified adults to petition a superior court for a determination that the person subject to the petition (the respondent) is eligible to participate in the CARE process and, if so, to begin the CARE Act process for the respondent. (§§ 5972, 5975, 5977.)

If, following a hearing on the merits of the petition, the court finds, by clear and convincing evidence, that the respondent meets the statutory criteria for eligibility to participate in the CARE process, the court must order the county behavioral health agency to work with the respondent, respondent's counsel, and a supporter, if any, to engage the respondent in treatment and determine whether a CARE agreement for community-based services and support can be reached. (§ 5977(c)(2).) If the county and the respondent reach a CARE agreement, the court must either approve the agreement or modify the agreement and approve it as modified. (§ 5977.1(a)(2).) If the parties cannot reach an agreement and are not likely to, the court must order a clinical evaluation of the respondent. (§ 5977.1(b).) At the clinical evaluation review hearing, the court must again determine whether, by clear and convincing evidence, the respondent meets the criteria for participation in the CARE process. (§ 5977.1(c)(2).) If the court finds that the respondent does meet those criteria, it must order the county behavioral health agency and the respondent, respondent's counsel, and respondent's supporter to jointly develop a CARE plan. (§ 5977.1(c)(3).)

The statute limits the services that may be included in a CARE agreement or plan to behavioral health services, medically necessary stabilization medications, housing resources, social services funded through Supplemental Security Income/State Supplementary Payment (SSI/SSP) and state-funded programs such as CalFresh, and services provided through county general assistance programs, including health care (§ 5982(a)). The respondent or the county behavioral health agency, or both, may present a proposed CARE plan and the court must adopt the elements of

¹ The CARE Act was enacted as section 7 of Senate Bill 1338 (Stats. 2022, ch. 319) and is codified at Welfare and Institutions Code sections 5970–5987. All further unspecified statutory references are to the Welfare and Institutions Code

² § 5970.5(a). The counties in the first cohort are Glenn, Orange, Riverside, San Diego, San Francisco, Stanislaus, and Tuolumne.

³ § 5970.5(b).

⁴ Sen. Bill 1338, § 1(a).

either or both plans that support the respondent's recovery and stability. (§ 5977.1(d)(1) & (2).) The court may also issue any orders necessary to support the respondent to access appropriate services and supports. (§ 5977.1(d)(2).) If the proposed CARE plan includes services and supports, such as housing, provided indirectly or directly through another local government entity, the court may consider a motion to add the local entity as a party to the CARE proceeding. (§ 5977.1(d)(4).) An approved CARE plan is valid for no more than one year. (§ 5977.1(e).)

Once the court has approved a CARE agreement or ordered a CARE plan, the court is required to hold regular status review hearings to review the progress of the respondent and the county behavioral health agency with the plan. (§ 5977.2.) At the one-year status hearing, the court will determine whether to graduate the respondent from the program, permit the respondent's voluntary participation for up to an additional year, or order the respondent involuntarily reappointed to the program. (§ 5977.3.)

The Proposal

The CARE Act requires the Judicial Council to adopt rules and forms to implement its provisions. Specifically, section 5975 requires the council to adopt a petition form that includes specific information, as well as any other forms "necessary for the CARE process." In addition, the council is required to "adopt rules to implement the policies and provisions" of sections 5977–5977.4 "to promote statewide consistency." (§ 5977.4(c).) The rules must include but are not limited to "what is included in the petition form packet, the clerk's review of the petition, and the process by which counsel will be appointed." (*Id.*) In addition, the committee recommends that the council exercise its constitutional authority to adopt rules of judicial administration, practice, and procedure to supply procedures for implementing other provisions of the act.

Proposed Rules

The California Rules of Court currently include no title devoted to rules for mental health proceedings. These proceedings, such as mental health conservatorships under the Lanterman-Petris-Short Act (§§ 5350–5372), are typically governed by detailed statutory provisions that leave little scope for rules of procedure. The CARE Act is similar, in that it includes detailed procedural requirements, but differs in that, as noted above, it requires the council to adopt rules and forms to implement its provisions.

The Probate and Mental Health Advisory Committee considered proposing a new, separate title of the rules of court for CARE Act proceedings or placing the proposed rules in an existing title. The committee proposes the latter, expanding the scope of title 7 of the rules, designating the probate rules (the current topic of the title) as division 1, and making a new division 2 for "Mental Health Rules," placing the CARE Act rules in chapter 2 of that division. The committee proposes that the Judicial Council, effective September 1, 2023, adopt the following rules of court and place them in that chapter.

Preliminary rules, rules 7.2201, 7.2205, and 7.2210

These proposed rules would give preliminary guidance on the purpose and scope of the CARE Act rules, define terms, and consolidate the disparate statutory provisions requiring confidentiality of court records of CARE Act proceedings. (§§ 5976, 5976.5, 5977.1(c)(5), 5977.4(a) & (c).)

Commencement of proceedings, rules 7.2221, 7.2223, 7.2225, and 7.2230

These proposed rules focus mainly on the process of beginning judicial proceedings under the CARE Act. Rule 7.2221 fulfills two statutory mandates by prescribing the papers to be filed with the petition form (the "petition packet") and the clerk's duties on receipt of the petition and other required papers.⁵ (§ 5977.4(c).) Proposed rule 7.2223 specifies that the statutory venue provisions apply at the time of filing the petition. (§ 5973(a).) This rule also provides a procedure for a transferring court and the court of the respondent's county of residence to use to ensure effective and expeditious transfer of appropriate proceedings in the event of a transfer order.⁶

Rule 7.2225 clarifies that a petition is required to commence CARE Act proceedings. Section 5974 authorizes persons with specific relationships to the respondent to file such a petition. In addition, section 5978 authorizes a court to refer a person to CARE Act proceedings from proceedings to determine a misdemeanor defendant's competence to stand trial, assisted outpatient treatment proceedings, and mental health conservatorship proceedings under the Lanterman-Petris-Short (LPS) Act. The act, however, provides no exception to the petition requirement. Section 5978 limits the person authorized to act as the petitioner on referral from assisted outpatient treatment or conservatorship proceedings but does not specify who must be the petitioner on a referral to CARE Act proceedings from misdemeanor proceedings under Penal Code section 1370.01.8 The rule recognizes a county's authority to designate an agency to be the petitioner in those circumstances.9

Rule 7.2230 requires that respondent's counsel be appointed under procedures established by local rule, and not simply through an ad hoc process. Although the statute requires the rules of

⁵ Although the statute mandates a rule addressing "the clerk's review of the petition," the statute does not provide any authority for the clerk to review the petition or any basis on which to decline to file it. Because of the policy of both the legislative and judicial branches to promote access to the courts, proposed rule 7.2221(b) outlines only what the clerk must do upon receipt of a filed petition.

⁶ If the respondent resides in a county other than the one in which the petition is filed, the court must, if the respondent consents, transfer the case to the county of respondent's residence as soon as possible. § 5973(b).

⁷ Although the statute authorizes these referrals, it does not specify to whom the referral should be made or a procedural mechanism for making the referral. In the absence of any legislative direction, the committee does not propose a rule to address these issues.

⁸ The amendments to Penal Code section 1370.01 authorizing referral of a misdemeanor defendant to CARE Act proceedings were initially included in SB 1338, but because that section was also amended by Senate Bill 1223, and that bill was enacted after SB 1338, the amendments providing for CARE Act referral were ultimately enacted by SB 1223. (Sen. Bill 1223; Stats. 2022, ch. 735, § 3.5.)

⁹ Although the statute requires a petition to commence CARE Act proceedings in all circumstances, it does not require that such a petition actually be filed even following a referral.

court to include "the process by which counsel will be appointed," the lack of clarity regarding the status of public funding for CARE Act appointments and the contingency of a qualified legal service project's eligibility for appointment on the availability of that funding and the project's agreement to accept CARE Act appointments from the court led the committee to conclude that a rule specifying a statewide appointment process would be premature at best. To address due process concerns, the rule also requires that counsel be given a copy of the petition on appointment, so they can provide it to the respondent. Finally, it provides for substitution of counsel under specified circumstances and clarifies that, if the respondent exercises the right to be represented by counsel of the respondent's choice, the respondent must arrange for compensation of the chosen counsel.

Notice and joinder, rules 7.2235 and 7.2240

The CARE Act requires notice of a variety of events to be given but rarely specifies the manner in which it must be given. Rule 7.2235 provides notice procedures for four separate events. First, rule 7.2235(a) provides for notice of an order for a report of additional information after the court has determined that the petition has made a prima facie showing that the respondent is eligible for the CARE Act process. (§ 5977(a)(3)(B).) This subdivision also provides for notice that the court has granted an extension for filing the report to give the county agency additional time to engage the respondent. (§ 5977(a)(4).)

Second, rule 7.2235(b) provides notice procedures for the initial appearance on the petition. These procedures are more stringent than others, especially for notice to the respondent, because this may be the first time the respondent learns that they are the subject of a CARE Act petition. So, for example, rule 7.2235(b)(1) requires that notice to the respondent be served in the manner of a civil summons and that it include a copy of the petition, a copy of *Notice of Respondent's Rights—CARE Act Proceedings* (form CARE-112), and a copy of *Information for Respondents—About the CARE Act* (form CARE-060-INFO).

Rule 7.2235(c) provides for service of notice of other hearings in the CARE Act proceedings. Because of the possibility that the respondent may have misplaced *Notice of Respondent's Rights—CARE Act Proceedings* (form CARE-112), notice to respondent of each hearing must include a copy of that form.

Finally, rule 7.2240 addresses the potential for joining other governmental agencies as parties. If a CARE plan includes services and supports provided directly or indirectly through a local government entity other than the county behavioral health agency, and the local entity does not agree to provide the service or support, section 5977.1(d)(4) authorizes the court to consider a motion by either of the parties to add the local entity as a party to the CARE Act proceedings. Rule 7.2240 supplies procedural conditions precedent to an order joining the local entity as a party These conditions include issuance of an order to show cause at a hearing and service of the order to show cause in the same manner as a civil summons on the local entity.

Accountability, rules 7.2301 and 7.2303

Section 5979(b) provides a procedural mechanism for the court and its presiding judge or that judge's designee to exercise their authority to hold a county or other local government entity accountable for failing to provide the services and supports ordered in the CARE agreement or CARE plan or failing to comply with other court orders. Proposed rule 7.2301 would provide a time frame for service of the order to show cause authorized by the statute. Proposed rule 7.2303 would clarify that the respondent and respondent's counsel are entitled to be present and participate in any hearings held under section 5979.

Proposed forms

The committee also proposes that the Judicial Council, effective September 1, 2023, adopt forms CARE-060-INFO, CARE-100, CARE-101, CARE-105, CARE-106, CARE-110, CARE-112, and CARE-115; and approve forms CARE-050-INFO, CARE-111, and CARE-120.

Information for Petitioners—About the CARE Act (form CARE-050-INFO)

Proposed form CARE-050-INFO describes the CARE Act process and instructs petitioners how to properly fill out the proposed petition, form CARE-100. It is targeted especially toward self-represented petitioners. After providing basic information, the form walks the petitioner item by item through the process of completing *Petition to Commence CARE Act Proceedings* (form CARE-100). The form details the facts needed to support the petitioner's assertion that the respondent meets the statutory criteria to participate in the CARE Act process (§ 5972) and explains other requirements, such as a signature under penalty of perjury (§ 5975).

Information for Respondents—About the CARE Act (form CARE-060-INFO)

Proposed form CARE-060-INFO gives the respondent important information about the CARE Act and CARE Act proceedings. The form would be required, under the proposed rules, to be served on the respondent before the initial appearance, both with the notice of an order for a CARE report and again with the notice of an initial appearance. Form CARE-060-INFO also explains what the CARE Act is, the possible identities and rights of each party, and what happens in an assessment and each stage of the court proceedings to help the respondent understand what the court is asked to do and how the respondent may respond.

Petition to Commence CARE Act Proceedings (form CARE-100)

The committee proposes the adoption of form CARE-100 to fulfill the mandate in section 5975 for a mandatory petition form. As required by statute, proposed form CARE-100 enables the petitioner to provide or allege all the content required by sections 5972 (eligibility criteria), 5973 (venue), 5974 (permitted relationships between the petitioner and the respondent), and 5975 (mandatory petition form) to begin CARE Act proceedings. The form also includes optional fields that encourage early provision of information to the court, including whether the respondent has a tribal affiliation and whether the petition is brought on referral from a separate judicial proceeding.

Mental Health Declaration—CARE Act Proceedings (form CARE-101)

In addition to the criteria in section 5972 needed to establish a respondent's eligibility for the CARE Act process, section 5975 also requires the petition to include either the affidavit of a licensed behavioral health professional addressing the CARE Act's diagnostic criteria (§ 5975(d)(1)) or, as an alternative, evidence that the respondent was detained for more than two periods of intensive mental health treatment, the most recent no more than 60 days before the filing of the petition (§ 5975(d)(2)). The proposed rules would require form CARE-101 to be attached to all petitions supported by the affidavit of a licensed behavioral health professional under section 5975(d)(1) and would provide a uniform framework and guidance for licensed behavioral health professionals to conduct and report assessments for CARE Act proceedings.

The committee also considered proposing a form for use to provide evidence of two or more intensive treatments under section 5975(d)(2) but determined that it would serve no useful purpose and would unduly prescribe the method for the petitioner to provide the evidence. Evidence of intensive treatment may consist of a certification or other documents or records related to the treatment. A separate form describing the evidence would not be an adequate substitute, and no cover sheet apart from the petition is needed. A separate form would, however, increase the paperwork required of the petitioner and the court. This conclusion notwithstanding, the committee has requested comment on the development of such a form.

Order for CARE Act Report (form CARE-105)

If the court determines that the petition makes a prima facie showing that the respondent meets the criteria to participate in the CARE Act process and the petitioner is *not* the director of a county behavioral health agency or their designee, the court must order a county agency or their designee to engage the respondent and file a written report that addresses the respondent's eligibility for the CARE Act process, documents the agency's efforts during the report period to engage the respondent in voluntary services, and predicts the respondent's ability to engage in voluntary services. ¹⁰ Proposed form CARE-105 would provide the court with a mandatory form on which to order the report that includes all the statutory requirements. ¹¹

Notice of Order for CARE Act Report (form CARE-106)

Section 5977(a)(3)(B) requires the court to order a county agency or its designee to give notice to the respondent and the petitioner that a report has been ordered. Proposed form CARE-106 would provide a uniform statewide mechanism for county agencies to use to serve the required notice. Because receipt of this notice would probably be the first time the respondent would learn

 $^{^{10}}$ § 5977(a)(3)(B). If the petitioner is the director of a county behavioral health agency or their designee, the court may, at the same time it sets the initial appearance, order the county agency to submit a report that addressing the respondent's eligibility for the CARE Act process and the respondent's ability to engage in voluntary services, as well as documenting the agency's past efforts to engage the respondent in voluntary services. (§ 5977(a)(3)(A)(iii).) However, no notice of the order for the report is required separate from the notice of the initial appearance. (§ 5977(a)(3)(A)(iv).)

¹¹ Given the variety of mechanisms with which local courts serve their orders, the committee did not provide rules or a form for service of the CARE-105 to the county agency, leaving the determination to local courts and counties. Nevertheless, the committee requests comment on whether and how such service would be required.

of the CARE Act proceeding, the form, which is mandatory, would also specify additional documents that must, under the proposed rules, accompany notice to the respondent, providing information about the CARE Act process.

Notice of Initial Appearance—CARE Act Proceedings (form CARE-110)

Under section 5977(a), when it sets an initial appearance, the court must order notice of the initial appearance served on specified persons. If the county behavioral health agency is the petitioner, the court must order the agency director or their designee to serve the notice on the respondent, the respondent's appointed counsel, and the behavioral health agency in the county where the respondent resides, if different from the county where the proceedings have commenced. (§ 5977(a)(3)(A)(iv).) If the county behavioral health agency is *not* the petitioner, the court must order "the county" to serve this notice on those same persons, as well as the petitioner *and* the behavioral health agency in the county where the proceedings have commenced if the proceedings have commenced in a county different from the county where the respondent resides. (§ 5977(a)(5)(C)(iii).) Proposed form CARE-110 would establish a uniform mechanism for any county agency to use to serve notice of the initial appearance. It would also list the documents that must, under the proposed rules of court, accompany the notice to the respondent to provide due process. Finally, the back page of the form would provide a proof of personal service on the respondent.

Proof of Service by First-Class Mail of Notice of Initial Appearance—CARE Act Proceedings (form CARE-111)

As discussed above in the context of rule 7.2235(b), only the respondent is entitled to personal service of the notice of initial appearance, proof of which is included in proposed form CARE-110. Proposed form CARE-111 may be used for proof of service by first-class mail on other parties. The committee has requested comment on whether a single proof of service that includes check boxes to indicate whether service on each party was delivered personally or by mail and clear instructions that personal service is required for respondents would be as effective as the proposed division into separate proofs of service.

Notice of Respondent's Rights—CARE Act Proceedings (form CARE-112)

The CARE Act gives the respondent many procedural rights, enumerated in several different statutory provisions. Section 5976 enumerates the respondent's rights in the CARE Act process. Section 5976.5 establishes a presumption of closed hearings in CARE Act proceedings and respondent's rights regarding that presumption. Section 5977(b)(1), (3), and (7)(B) specify rights that may be exercised at the initial appearance. The committee proposes adopting form CARE-112 to inform respondents of all their rights in a single document, and requiring it to be included with notice of the initial appearance and each subsequent hearing served on the respondent.

Notice of Hearing—CARE Act Proceedings (form CARE-115)

Sections 5977(c) through 5977.3 establish the remaining court proceedings that can occur after the initial appearance. These include a hearing on the merits of the petition, a case management hearing, a clinical evaluation review hearing, a CARE plan review hearing, multiple status review hearings, a one-year status hearing, and a graduation hearing. Notice of each of these

hearings must be given to the parties. Proposed form CARE-115 would establish a single statewide form that parties would be required to use to provide notice of these hearings.

Request for New Order and Hearing—CARE Act Proceedings (form CARE-120)

Form CARE-120 would provide a mechanism for a party to request relief from the court. The request may arise due to a change in circumstances or a party's noncompliance with court orders, including the orders that constitute the CARE plan. For example, section 5977.2(b) authorizes the county behavioral health agency or the respondent to request a hearing due to a change in circumstances at any time during the CARE process. Section 5979 authorizes the court to make findings that the county or other local government entity is not complying with court orders. The committee proposes that this form be approved for optional use so as not to unduly restrict a party's options for seeking relief. 12

Alternatives Considered

The committee did not consider taking no action because the CARE Act requires the council to develop rules and forms. (§ 5977.4(c).) These requirements are discussed above.

The committee considered proposing rules on a variety of other subjects but determined that these subjects required determination of issues beyond the purview of the Judicial Council. In almost all cases, these rules would have required the committee to interpret substantive provisions of the CARE Act to resolve ambiguities. For example, the CARE Act uses many technical terms without defining them. Committee members understand that courts may struggle to determine what is required by the act when it uses those terms. In the absence of clear indications of legislative intent, however, resolution of these ambiguities is the province of the courts or, should it so choose, the Legislature itself.

In addition, the committee considered proposing rules for conducting each of the eight types of hearings required under the CARE Act. The committee determined that in most circumstances, the statute provides guidance in sufficient detail to enable courts to conduct these hearings.

The committee also considered proposing rules for engaging Indian health care providers and tribes but determined that the three provisions addressing tribal or Indian participation provide insufficient guidance from which to develop rules of court. Specifically, the statutes provide no clear statutory authority for the *court* to engage or join nonparty tribes or Indian health service providers against their will.¹³

Several committee members urged the proposal of an exception to the timelines and processes for development of local rules in Government Code section 68071 and rule 10.613. Members representing courts in the first cohort of CARE Act counties were particularly concerned with the

¹² Approval of a Judicial Council form for optional use gives the option to use that form to the party. If a party files an applicable optional form with a court, the court must accept the form for filing. Cal. Rules of Court, rule 1.35(a).

¹³ The statute *does* require the county to consult with a tribal court or an Indian health care provider but provides no mechanism to bring these entities within the authority of the court.

need to develop local rules to take effect July 1, 2023, a deadline that they have determined they will be unable to meet. However, the committee determined that the relief authorized by rule 10.613(i) was sufficiently broad to address the strictures of the normal time frames for developing local rules.

Some internal stakeholders suggested that the rules provide guidance on the process for taking appeals from judgments and orders in CARE Act proceedings. The committee determined, however, that the Appellate Rules, in title 8 of the California Rules of Court, which govern all appeals from trial court judgments and orders, provide sufficient procedural guidance for appeals from CARE Act proceedings. To the extent that statutory provisions regarding appeals are ambiguous, the court is the proper forum for resolution of those ambiguities.

Except for the petition form, which must be mandatory, the committee considered whether to propose the forms for mandatory or optional use. The committee chose to propose most of the forms for mandatory use to ensure that consistent information about the CARE Act is given to all parties and that notices and filings include all the information required by statute and rule. The exceptions are *Information for Petitioners—About the CARE Act* (form CARE-050-INFO), which is proposed for optional use *before* a case has been initiated; *Proof of Service by First-Class Mail of Notice of Initial Appearance—CARE Act Proceedings* (form CARE-111), which is proposed for optional use to allow servers to use other proof-of-service forms that are also approved for optional use; and *Request for New Order and Hearing—CARE Act Proceedings* (form CARE-120), which is proposed for optional use to promote parties' access to the courts and encourage local courts to offer additional methods for requesting an order and hearing.

Fiscal and Operational Impacts

The CARE Act itself poses significant fiscal and operational challenges for the trial courts, which need to create a new proceeding from the ground up. Limited funding to prepare for the operation of the act in the first cohort of seven courts on October 1, 2023, is included in this year's trial court budget. New ongoing funding for court operations and compensation of appointed counsel in proceedings under the act is expected to be included in the fiscal year 2023–24 budget and available to the trial courts before October 1, 2023, when the first cohort of seven counties must have CARE programs in operation.

On the other hand, the proposed rules and forms should not have a significant fiscal or operational impact on the courts. They are intended, in part, to mitigate the operational impact of implementing the CARE Act by providing procedural guidance and standard mechanisms for commencing a proceeding under the act, giving notice of hearings and other proceedings under the act, and providing information to the parties. The proposal also leaves trial courts with flexibility to fine-tune their CARE Act processes by developing and adopting local rules.

Request for Specific Comments

In addition to comments on the proposal as a whole, the advisory committee is interested in comments on the following:

- Does the proposal appropriately address the stated purpose?
- Is it appropriate to require that a copy of the petition be served with notice of the initial appearance?
- Would a form for a petitioner to provide evidence under section 5975(d)(2) of a respondent's multiple intensive treatments serve a function that is not more effectively served by direct documentary evidence of those treatments? If so, what function? What evidence or information should the form solicit from the petitioner?
- Would a mandatory statewide method for the court to serve *Order for CARE Act Report* on the county agency be necessary or sufficient to ensure that the county agency receives the order, serves notice of the order on the required parties, and prepares the report?
- Would a single proof of service for the notice of the initial appearance—including check boxes to indicate whether service was provided to each party personally or by mail and clear instructions that respondent must receive notice by personal service—be as effective in ensuring that all parties receive proper notice as the current division of proof of personal service on the reverse of the notice, form CARE-110, and proof of service by mail on form CARE-111?

The advisory committee also seeks comments from *courts* on the following cost and implementation matters:

- Would the proposal provide cost savings? If so, please quantify.
- What would the implementation requirements be for courts—for example, training staff (please identify position and expected hours of training), revising processes and procedures (please describe), changing docket codes in case management systems, or modifying case management systems?
- Would four months from Judicial Council approval of this proposal until its effective date provide sufficient time for implementation?
- How well would this proposal work in courts of different sizes?

Attachments and Links

- 1. Cal. Rules of Court, rules 7.2201–7.2303, at pages 12–19
- 2. Forms CARE-050-INFO, CARE-060-INFO, CARE-100, CARE-101, CARE-105, CARE-106, CARE-110, CARE-111, CARE-112, CARE-115, CARE-120, at pages 20–48
- 3. Link A: Senate Bill 1338, https://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id=202120220SB1338

Rules 7.2201, 7.2205, 7.2210, 7.2221, 7.2223, 7.2225, 7.2230, 7.2235, 7.2240, 7.2301, and 7.2303 of the California Rules of Court would be adopted, effective September 1, 2023, to read:

Title 7. Probate and Mental Health Rules **Division 1. Probate Rules** Rules 7.1.–7.1105. * * * **Division 2. Mental Health Rules** Chapter 1. [Reserved] Chapter 2. CARE Act Rules **Article 1. Preliminary Provisions** Rule 7.2201. Title and purpose The rules in this chapter may be referred to as the CARE Act rules. These rules are intended to implement the policies and provisions governing judicial proceedings under the CARE Act. Rule 7.2205. Definitions As used in this chapter, the terms defined in Welfare and Institutions Code section 5971 have the meaning set forth in that section. In addition, as used in this division: (1) "CARE Act" refers to the Community Assistance, Recovery, and Empowerment Act, as codified at Welfare and Institutions Code sections 5970–5987. "Intensive treatment" is involuntary mental health treatment authorized under (2) section 5250. (3) A "section" is a section of the Welfare and Institutions Code unless otherwise specified. Rule 7.2210. General provisions

1	<u>(a)</u>	<u>Local rules</u>
2		A superior court may, subject to the limits in the CARE Act and these rules, adopt
4		local rules to govern CARE Act proceedings.
5		ioom raics to go term of man raic processings.
6	<u>(b)</u>	Access to records (§ 5977.4(a))
7		
8		All filings and all evaluations, reports, and other documents submitted to the court
9		in CARE Act proceedings are confidential, notwithstanding disclosure of their
10		contents during a CARE Act hearing. No person other than the respondent, the
11		respondent's counsel, and the county behavioral health director or the director's
12 13		designee may inspect the case records without a court order.
13 14		
15		Article 2. Commencement of Proceedings
16		Tarticle 2. Commencement of Frocedungs
17		
18	Rule	e 7.2221. Papers to be filed
19		
20	<u>(a)</u>	Petition packet (§ 5975)
21		CAREA (1 1 D cor
22		A petition to commence CARE Act proceedings must be made on <i>Petition to</i> Commence CARE Act Proceedings (form CARE-100). The petition must include
23 24		either:
25		<u>critici.</u>
26		(1) A completed Mental Health Declaration—CARE Proceedings (form CARE-
27		101); or
28		
29		(2) The evidence described in section 5975(d)(2).
30		
31	<u>(b)</u>	Acceptance of papers for filing
32		
33 34		On receipt of a petition, the clerk must file the petition packet, assign a case number, and place the packet in a confidential file.
35		number, and place the packet in a confidential file.
36		
37	Rule	e 7.2223. Venue and transfer (§ 5973)
38		
39	<u>(a)</u>	<u>Filing</u>
40		
41		A petition to commence CARE Act proceedings may be filed in the superior court
1 2		of:

1 2		<u>(1)</u>	The co	The county where the respondent resides at the time of filing;		
3		<u>(2)</u>	The county where the respondent is found at the time of filing; or			
4 5 6 7		<u>(3)</u>	A county where the respondent is a defendant or respondent in a pending criminal or civil action or proceeding.			
8 9	<u>(b)</u>	Tran	sfer	<u>sfer</u>		
10				orders the proceeding transferred to the superior court of the		
11		respo	ndent's	s county of residence, the courts must proceed as follows:		
12 13		<u>(1)</u>	The cl	erk of the transferring court must mail notice and a copy of the order		
14 15			to:			
16			(A)	The petitioner;		
17						
18			<u>(B)</u>	A former petitioner to whom the court has assigned notice rights under		
19			<u>:</u>	section 5977(a)(7)(B)(ii), if any;		
20						
21			<u>(C)</u>	The respondent;		
22						
23			<u>(D)</u>	The respondent's counsel, if any;		
24			<u></u>			
25				The county behavioral health agency of the county in which the petition		
26			-	was filed, if the agency is not the petitioner;		
27			(E) /			
28				The county agency preparing a report ordered under section		
29			<u>:</u>	5977(a)(3)(B); and		
30 31			(G)	The county behavioral health agency in the respondent's county of		
32				residence.		
33			-	residence.		
34		<u>(2)</u>	The cl	erk of the transferring court must transmit to the clerk of the receiving		
35		<u>(2)</u>	court a certified copy of the order and all papers on file in the proceeding.			
36			Court	a continued copy of the order and an papers on the in the proceeding.		
37		<u>(3)</u>	When	a court receives the case file of a transferred proceeding, the receiving		
38		1-/	court must send written notification of receipt to the transferring court.			
39						
40		<u>(4)</u>	If the	transferring court has not received a notification of receipt within 60		
41				of the transfer order, it must make a reasonable inquiry into the status of		
42				insferred proceeding.		
43				-		

Rule	e 7.22 2	25. Petitioner (§§ 5974, 5978)	
<u>(a)</u>		etition to commence proceedings under the CARE Act may be filed by any of persons identified in section 5974, except as provided in section 5978.	
<u>(b)</u>		referral by a court under Penal Code section 1370.01, an agency designated by county will be the petitioner.	
Rule	e 7.22	30. Counsel for respondent (§§ 5976(c), 5977(a)(3)(A), (a)(5)(C) & (b)(1))	
<u>(a)</u>	App	<u>ointment</u>	
	resp	e court finds that the petitioner has made a prima facie showing that the ondent is or may be a person described by section 5972, the court must, in rdance with procedures established by local rule:	
(1) Appoint a qualified legal services project as counsel to represent respondent; or		Appoint a qualified legal services project as counsel to represent the respondent; or	
	<u>(2)</u>	If no qualified legal services project has agreed to accept CARE Act appointments from the court, appoint the public defender to represent the respondent.	
<u>(b)</u>	<u>Cop</u>	y of petition	
	On a	appointment, the clerk must provide a copy of the petition to appointed counsel	
<u>(c)</u>	Sub	stitution (§ 5977(b)(1))	
	<u>(1)</u>	The court may relieve appointed counsel:	
		(A) At the request of counsel or the respondent, on substitution of respondent's own chosen counsel or appointment of substitute counsel or	
		(B) For cause, on appointment of substitute counsel.	
	<u>(2)</u>	The respondent must make arrangements for the compensation, if any, of chosen counsel.	

		Article 3. Notice and Joinder
Rule	7.223	35. Notice of proceedings (§§ 5977–5977.3, 5979)
<u>(a)</u>	<u>Noti</u>	ce of order for report to augment petition (§ 5977(a)(3) & (4))
	<u>(1)</u>	Before engaging the respondent and preparing a report ordered under section 5977(a)(3)(B), the county agency ordered to prepare the report must serve written notice of the order on the respondent, the respondent's counsel, and the petitioner by first-class mail.
	(2)	Notice must be made on <i>Notice of Order for CARE Act Report</i> (form CARE-106), and must include a copy of the <i>Order for CARE Act Report</i> (form CARE-105) issued by the court.
	(3)	Notice to respondent must include <i>Information for Respondents—About the CARE Act</i> (form CARE-060-INFO).
	<u>(4)</u>	If the court grants the county agency additional time to engage the respondent in voluntary treatment and services before filing the report, the county agency must, within five calendar days, serve written notice of the extended report deadline on the respondent, the respondent's counsel, and the petitioner on form CARE-106 by first-class mail.
<u>(b)</u>	<u>Noti</u>	ce of initial appearance (§ 5977(a)(3)(A), (a)(5)(C), (b))
	(1)	No later than five court days before the date set for the initial appearance under section 5977(c), the county behavioral health agency must serve notice of the date, time, and location of the initial appearance on the respondent, the respondent's counsel, the petitioner, and, if the respondent does not reside in the county where the petition is filed, the county behavioral health agency in the respondent's county of residence.
	<u>(2)</u>	Notice must be made on <i>Notice of Initial Appearance—CARE Act Proceedings</i> (form CARE-110).
	<u>(3)</u>	Notice to respondent
		(A) Notice must be served on the respondent as provided in paragraphs (1) and (2) in the manner provided in Code of Civil Procedure section 415.10 or, if the respondent has a mailing address, in section 415.30 or in any manner authorized by the court.

1					
2			<u>(B)</u>	Notio	ce to the respondent must include copies of the following:
3					
4				<u>(i)</u>	The petition;
5				(::)	A and and and an day day and in 5077(a)(2).
6 7				<u>(ii)</u>	Any report ordered under section 5977(a)(3);
8				<u>(iii)</u>	Notice of Respondent's Rights—CARE Act Proceedings (form
9				(111)	CARE-112); and
10					
11				<u>(iv)</u>	Information for Respondents—About the CARE Act (form CARE-
12					<u>060-INFO).</u>
13		(4)	1 7		
14		<u>(4)</u>	<u>Notic</u>	ce to r	<u>espondent's counsel</u>
15 16			(1)	Notic	on must be served an respondent's counsel as provided in
17			<u>(A)</u>		ce must be served on respondent's counsel as provided in graphs (1) and (2) by first-class mail.
18				paraş	graphs (1) and (2) by mist-class man.
19			(B)	Notic	ce to respondent's counsel must include copies of the following:
20			<u>(D)</u>	11011	to respondent a counsel must metade copies of the fonowing.
21				(i)	The petition; and
22				~~	
23				<u>(ii)</u>	Any report ordered under section 5977(a)(3)(B).
24					
25		<u>(5)</u>	<u>Notic</u>	ce to o	<u>ther persons</u>
26					
27					st be served on the other persons to entitled receive notice as
28			prov	ided ir	n paragraphs (1) and (2) by first-class mail.
29	()	NT 4º	c	41 1	. (66 5077 5077 2 5070)
30 31	<u>(c)</u>	Noti	ce of (other	<u>hearings (§§ 5977–5977.3, 5979)</u>
32		(1)	No 1	otor th	an five court days before the date set for any hearing in CARE Act
33		<u>(1)</u>			s after an initial appearance, the county behavioral health agency
34			_	_	notice of the date, time, place, and purpose of the hearing on the
35					respondent's counsel, and any other person or entity the court has
36					party to the proceedings.
37			<u>,</u>	<u> </u>	party to the protocolings.
38		<u>(2)</u>	Notio	ce mus	st be made on <i>Notice of Hearing—CARE Act Proceedings</i> (form
39			CAR	E-115	i) and served by first-class mail.
40					
41		<u>(3)</u>	Notio	ce to t	he respondent must include a copy of Notice of Respondent's
42			<u>Righ</u>	ts—C.	ARE Act Proceedings (form CARE-112).
43					

1 2 3		<u>(4)</u>	Notice to respondent and respondent's counsel of a clinical evaluation hearing under section 5977.1(c) must include a copy of the evaluation ordered under section 5977.1(b).
4			ordered under section 3777.1(0).
5 6 7		<u>(5)</u>	Notice to the respondent and respondent's counsel of a status review hearing under section 5977.2(a)(1) must include a copy of the report required by that section.
8			
9 10		<u>(6)</u>	Notice to the respondent and respondent's counsel of a one-year status hearing under section 5977.3(a)(1) must include a copy of the report required
11			by that section.
12			by that section.
13			
14	Dula	7 224	10. Joindon of local government entity (\$ 5077.1(d)(4))
	Kule	1.224	0. Joinder of local government entity (§ 5977.1(d)(4))
15	D.f.		
16			nting a party's motion or request to join to the proceedings a local government
17			would be required to provide a service or support under a proposed CARE
18	plan.	the co	ourt must:
19		0 1	
20	<u>(a)</u>		er the local government entity to show cause why the entity should not be
21		-	ed as a party to the CARE Act proceedings and ordered to provide the service
22		or su	<u>pport;</u>
23		_	
24	<u>(b)</u>		ide no fewer than 15 calendar days after the date of the order's issuance for the
25		<u>heari</u>	ng on the order to show cause; and
26			
27	<u>(c)</u>		et the clerk to serve the order to show cause in the manner provided in Code of
28		<u>Civil</u>	Procedure section 415.10 or 415.30 on the local government entity and the
29		parti	es at least 14 calendar days before the date set for hearing.
30			
31			
32			Article 4. Accountability
33			
34			
35	Rule	7.230	11. Order to show cause (§ 5979(b))
36			
37	Whe	n a pro	esiding judge or their designee issues an order to show cause why the county or
38	other	r local	government entity should not be fined for not complying with court orders, as
39	prov	ided in	n section 5979(b)(2)(A), the clerk must serve the order to show cause on the
40	coun	ty or o	other government entity and the parties at least 14 calendar days before the date
41	set fo	or hear	ring.
42			
43			

- Rule 7.2303. Participation in accountability hearings (§ 5979)
- 3 Respondent and respondent's counsel are entitled to be present at and participate in all
- 4 proceedings under section 5979(a) and (b).

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CARE-050-INFO

Information for Petitioners—About the CARE Act

This information sheet describes the CARE Act and how to fill out *Petition to Commence CARE Act Proceedings* (form CARE-100).

1

What is the CARE Act?

CARE stands for Community Assistance, Recovery, and Empowerment. The CARE Act is a way to allow specific people, called "petitioners," to request court-ordered treatment, services, support, and housing resource priority for persons with untreated severe mental illness, specifically schizophrenia and other psychotic disorders, called "respondents." A respondent must be 18 years of age or older.

CARE Act proceedings involve assessments and hearings to determine whether the respondent meets eligibility requirements. A county behavioral health agency will be involved in the process. If the respondent meets the standards for CARE eligibility, a CARE agreement or plan will be created and, if approved, ordered by the court.

$(\mathbf{2})$

What is a CARE agreement or CARE plan?

A CARE agreement and a CARE plan are written documents that specify services designed to support the recovery and stability of the respondent. They must be approved by court order.

A CARE agreement is a voluntary agreement entered into by a respondent and the county behavioral health agency after a court has found that the respondent is eligible for the CARE program. A CARE agreement includes access to community-based services and supports. The agreement is subject to court modification before approval.

A CARE plan is an individualized range of community-based services and supports for the respondent that is ordered by the court. The plan may include clinical behavioral health care; counseling; specialized psychotherapies, programs, and treatments; stabilization medications; priority access to housing resources; and other supports and services, directly and indirectly through a local government entity. CARE plans do not include forced medication.

3

Have you considered alternatives to CARE Act proceedings?

There may be other ways to help a person with a severe mental illness. Contact your county's behavioral health agency or check its website for services. Behavioral health agencies offer an array of services, from counseling, behavioral health programs, clinics, and private psychiatrists, psychologists, or therapists, to full-service partnerships, assertive community treatment, and supportive housing. They can provide all of these services to eligible persons without a court order.

Find out if the person has made an advance health care directive designating someone else to make health care decisions on their behalf when they cannot. Consider looking into local social services and community-based organizations, too.

A *full-service partnership* is designed for a person with a serious emotional disturbance or severe mental illness who would benefit from an intensive service program. A full-service partnership can assist a person who is homeless, involved with the justice system, or uses crisis psychiatric care frequently. *Assertive community treatment* is a form of mental health care provided in a community setting to help a person become independent and integrate into the community as they recover.



How to complete Petition to Commence CARE Act Proceedings (form CARE-100)

Item 1: Who Can Be the Petitioner?

The petitioner is the person who is requesting to start CARE Act proceedings for a person who suffers from a severe mental illness and needs help.

To be a petitioner, you must be 18 years of age or older. You can be related to the respondent or be the director of an agency who has had frequent contact with the respondent due to their mental health disorder.



You **must** fall within one of the following categories to be able to request CARE Act proceedings for a respondent:

- A person who lives with the respondent.
- A spouse or registered domestic partner, parent, sibling, child, or grandparent of the respondent.
- A person who stands in the place of a parent to the respondent.
- The director of a hospital, or their designee, in which the respondent is or was recently hospitalized.
- The director of a public or charitable agency, or their designee, who has within the last 30 days provided or who is currently providing behavioral health services to the respondent or in whose institution the respondent resides.
- A licensed behavioral health professional, or their designee, who is or has been supervising the treatment of or treating the respondent for mental illness within the last 30 days.
- The director of a county behavioral health agency, or their designee, of the county where the respondent resides or is found.
- A judge of a tribal court located in California, or their designee.

- The director of adult protective services, or their designee, of the county where the respondent resides or is found.
- The director of a California Indian health services program or a California tribal behavioral health department, or their designee.
- A first responder—including a peace officer, firefighter, paramedic, emergency medical technician, mobile crisis response worker, or homeless outreach worker—who has had repeated interactions with the respondent in the form of multiple arrests, detentions, and transportation under Welfare and Institutions Code section 5150, multiple attempts to engage the respondent in voluntary treatment, or other repeated efforts to aid the respondent in obtaining professional assistance.
- The public guardian or public conservator, or their designee, of the county where the respondent is present or reasonably believed to be present.
- Respondent.

In item 1, enter your name and check the box next to the eligible petitioner type or types that apply to you.

Item 2: Relationship to the Respondent

Enter respondent's name in item 2a and describe the nature of your relationship with the respondent in item 2b. If you are not related to the respondent or living with the respondent, include the number of interactions you have had with the respondent, the approximate date of the last interaction, and the outcome of the interactions in item 2c.

Item 3: Respondent's Address or Last Known Location

If you know where the respondent lives, include the address in item 3. This can be a general location, such as a park, hotel, or intersection where the person has been staying.

Item 4: County of Filing

In item 4, explain why it is appropriate to file the petition in the county where you are filing. The respondent must either live in the county, currently be in the county, or have a legal case in the county. Check all that apply. If the person does not live in the county, it is also helpful to include where they live, if you know.

Item 5: Respondent Eligibility

You must provide facts and supporting information to show that the respondent is eligible for CARE Act proceedings. All the following requirements, listed in item 5 of form CARE-100, must be met for the respondent to be eligible.

Requirements	Explanations	Examples
The respondent must be 18 years old	or older (item 5a) and must:	
Have received a diagnosis of a schizophrenia spectrum disorder or another psychotic disorder in the same class, as defined in the current Diagnostic and Statistical Manual (item 5b).	Only a person with a schizophrenia spectrum or other psychotic disorder is eligible for the CARE Act process. A person with another serious mental illness, such as bipolar disorder or major depression, is not eligible.	Schizophrenia, schizophreniform disorder, schizoaffective disorder, delusional disorder, and other psychotic disorders.
	Note: The psychotic disorder must not be based on a medical condition, including a physical health condition such as a traumatic brain injury, autism, dementia, or a neurological condition. A person with a current diagnosis of substance use disorder must also have a psychotic disorder and meet all the other criteria in item 5 to be eligible.	
Be currently experiencing a mental illness that (item 5c) • Is severe in degree and persistent in duration (item 5c(1))	• Show how significantly the illness impairs respondent's functioning and well-being, as well as how long respondent has been living with the illness.	Severe and persistent mental illnesses are chronic, prolonged, or recurrent and may cause behavior that impairs activities of daily living.
May cause behavior that interferes substantially with activities of daily living (item 5c(2)), and	Indicate any behaviors, such as delusions, hallucinations, or unusual and ongoing mood changes, that substantially interfere with respondent's ability to perform essential and routine tasks needed for work or self-care.	 Difficulty with self-care (personal hygiene, diet, clothing, avoiding injuries, securing health care, or following medical advice). Difficulty maintaining a residence, using transportation, or managing money day to day. Difficulty concentrating or completing tasks as scheduled. Difficulty functioning socially, creating and maintaining relationships.
• May lead to an inability to maintain stable adjustment and independent functioning without treatment, support, and rehabilitation for a long or indefinite period (item 5c(3)).	• Show that respondent is unable to live independently, function in the community, and take care of their condition and social relationships, without help.	• Recent history of inability to care for themselves (bathe, groom, get food and eat, walk, use the restroom) daily without help.

Requirements	Explanations	Examples
Not be clinically stabilized in ongoing voluntary treatment (item 5d).	Show that respondent is not being adequately supported in a voluntary treatment program such that their condition and symptoms are stable.	 Repeated and ongoing refusal to accept voluntary treatment. Temporary acceptance of voluntary treatment that is interrupted by failure or refusal to continue the treatment. Voluntary treatment is accepted, but that treatment is not effective to stabilize the respondent.
At least one of the following must be	true (item 5e):	
The respondent is unlikely to survive safely in the community without supervision and the respondent's condition is substantially deteriorating (item 5e(1)).	 Indicate recent instances where the respondent has needed assistance to survive in the community. Show how the respondent's ability to think clearly, communicate, or participate in regular activities has worsened quickly. 	 Recent psychiatric hospitalizations. Frequent hospitalizations.
OR		
The respondent needs services and supports to prevent a relapse or deterioration that would likely result in grave disability or serious harm to the respondent or others (item 5e(2)).	 Describe how the respondent would be unable to survive safely, would be gravely disabled, or would cause serious harm to others or themselves unless they received services and supports. Grave disability means a person's inability, due to mental illness, to provide for their basic personal needs for food, clothing, or shelter. Serious harm includes injury causing extreme pain, high risk of death, or loss of physical or mental functions. 	 A person who has access to housing but chooses to live in conditions that could lead to hypothermia. A person who has recently attempted suicide because of their mental illness and continues to express a desire to self-harm.

23

Requirements	Explanations	Examples	
The respondent's participation in a G	CARE plan or CARE agreement must:		
Be the least restrictive alternative necessary to ensure the respondent's recovery and stability (item 5f), and	 Explain how participation in a CARE plan or CARE agreement would: Interrupt, disturb, or interfere with the respondent's desires, lifestyle, or preferences <i>less</i> than any other treatment option that would ensure the respondent's recovery and stability. Effectively meet the respondent's treatment needs while placing as few limits as possible on the respondent's rights and personal freedoms. 	Less-restrictive alternatives might include: • Voluntary full-service partnerships • Supported decisionmaking • Assertive community treatment	
Be likely to benefit the respondent (item 5g).	Explain how participating in a CARE plan could help respondent stabilize and improve their current state and situation.	Respondent's prior improvement when participating in similar treatment programs.	

Note: Include in the petition as much information as possible for each item listed above, with supporting documents attached.

Item 6: Supporting Documentation

You must attach supporting documentation to the petition. That documentation must include one of two things:

- a. A declaration by a licensed behavioral health professional on Mental Health Declaration—CARE Act Proceedings (form CARE-101); OR
- b. Evidence that respondent was detained for a minimum of two intensive treatments, the most recent one within the last 60 days. Evidence can include copies of certification for intensive treatment, a declaration from a witness to the intensive treatment, or other documents showing that the respondent was detained twice for up to 14 days of intensive treatment. Evidence should include the dates of the last treatment period. Note: For purposes of the CARE Act, "intensive treatment" only includes involuntary treatment authorized by Welfare and Institutions Code, § 5250. It does *not* refer to treatment authorized by any other statute, including but not limited to 72-hour holds under Welfare and Institutions Code, § 5150 or treatments under Welfare and Institutions Code, §§ 5260 and 5270.15.

Item 7: Tribal Enrollment or Services From an American Indian Health Care Provider (Optional)

If you know or believe that the respondent is a member of a federally recognized Indian tribe, or is receiving services from an Indian health care provider, tribal court, or tribal organization, include that information in item 7. **Note**: The petition will be processed even if you do not complete item 7.

Item 8: Referral From Another Court (Optional)

If you are filing a petition based on a referral from a court proceeding, check this box. Indicate which court made the referral and include the case number and department, if known. If you know which of the types of proceedings listed on the petition it was referred from, check the appropriate box in item 8c. Otherwise, leave item 8 blank and do not check the

Note: The petition will be processed even if you do not complete item 8.



Item 9: Attachments

In item 9, list the total number of pages attached to the petition.

Signature: You must write the date, print your name, and sign the petition under penalty of perjury. If you have an attorney helping you, they will sign as well.

No service of process is required

To begin CARE Act proceedings, you do not need to provide anyone except the court with a copy of the petition.

What will happen after you file the petition?

After a CARE Act petition is filed, the court will promptly review the petition and supporting documents to determine if they show that respondent meets or might meet the requirements described above. Then it will do one of the following:

- a. **Dismiss the petition.** The court will do this if it finds (1) that the petition does not show that the respondent meets or may meet the CARE Act eligibility requirements or (2) that the respondent is voluntarily working with the county agency, their engagement is effective, and the respondent has enrolled or is likely to enroll in voluntary treatment.
- b. Order a report. If the court finds that the petition does show that the respondent meets or may meet the criteria for the CARE Act process, the court will order a county agency to engage the respondent and file a written report with the court within 14 business days. You and the respondent will be notified that the report has been ordered.
- Set an initial appearance. The court will set an initial appearance if it finds that the county agency's report supports the petition's showing that the respondent meets or may meet the CARE Act eligibility requirements and the county's engagement with the respondent was not effective. The court will also order the county to give notice of the hearing to you, the respondent, respondent's appointed counsel, and the county behavioral health agency. **Note:** The procedures are somewhat different if the county behavioral health agency is the petitioner.

What happens at the initial appearance?

You, the petitioner, must be present at the initial hearing, or the court may dismiss the petition. You will receive a notice in the mail of the date, time, and place of the hearing.

Note: At the initial appearance, the director of the county behavioral health agency, or their designee, will replace you as the petitioner.

What rights do petitioners have?

If you live with the respondent, are a spouse or registered domestic partner, parent, sibling, child, grandparent of the respondent, or someone who stands in the place of a parent to the respondent, you have the right to participate during the hearing to determine the merits of the petition. The court may, in its discretion, assign you ongoing rights of notice. If the respondent agrees, the court may allow you to participate in the rest of the CARE Act proceedings.

If the matter is dismissed and later there is a change in circumstances, you may file a new petition with the court.

If you are a petitioner other than those listed above, you have the right to make a statement at the hearing on the merits of the petition, but you will not be assigned ongoing rights.

What is a vexatious litigant?

The court may determine a person is a vexatious litigant if that person files more than one petition under the CARE Act that has no basis in truth or reality or is intended to harass or annoy the respondent. A person who is deemed a vexatious litigant may be placed on a vexatious litigants list prepared and maintained by the Judicial Council. The court may enter a prefiling order that prevents a vexatious litigant from filing any new litigation without first obtaining permission from the presiding judge of the court where the filing is proposed. If a prefiling order is issued, a vexatious litigant who does not follow the order may be punished for contempt of court, which could result in fines or imprisonment.

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CARE-060-INFO

Information for Respondents—About the CARE Act

This information sheet provides information about the CARE Act and CARE Act proceedings.

(1) Why are you being given these documents?

A family member, friend, or someone who has interacted with you due to your mental health has filed a petition to begin CARE Act proceedings for you. The petition asks the court to determine that you qualify for services and treatment under the CARE Act. A court has found that you may qualify and is requesting additional information.

Note: You have been appointed an attorney, free of charge. Your court-appointed attorney will be contacting you about these proceedings. You may also choose an attorney to represent you instead of the appointed attorney. If you choose your own attorney, you are responsible for paying their fees.

(2) What is the CARE Act?

CARE stands for Community Assistance, Recovery, and Empowerment. The CARE Act is a way to get court-ordered treatment, services, support, and housing resources priority for people with certain untreated severe mental illnesses, specifically schizophrenia and other psychotic disorders.

CARE ACT proceedings involve outreach, meetings, and court hearings to determine whether you, the respondent, meet the eligibility requirements and to identify the services and supports you might need. One or more county agencies will be involved in the proceedings. If the court determines that you have met the standards for CARE eligibility, you may work with the county behavioral health agency to develop a CARE agreement or a CARE plan for services and supports.

(3) What is a CARE plan or CARE agreement?

A CARE plan and CARE agreement are written documents that specify services designed to support you.

A CARE plan is an individualized range of community-based supports and services that is ordered by the court. The plan may include clinical behavioral health care; counseling; specialized psychotherapies, programs, and treatments; stabilization medications; prioritization of housing; and other supports and services.

A CARE agreement is a voluntary agreement between you and the county behavioral health agency after a court has found that you are eligible for the CARE program. A CARE agreement can include the same elements as a CARE plan to support your access to community-based services and supports.

(4) Who is the petitioner?

The petitioner is the person who is asking the court to start CARE Act proceedings for you.

(5) Who is the respondent?

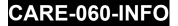
You are the respondent, the person for whom the CARE Act proceedings are being requested.

6 What happens after the petition has been filed?

The court reviews the petition, decides whether you might be eligible for CARE Act proceedings, and may order a county agency to try to contact you, talk with you, and file a written report with the court within 14 business days, unless an extension is granted by the court. You and the petitioner will be sent notice if the court orders a report.

What happens if the county agency contacts you?

The county agency will ask you about your mental and physical health, the effects of your mental health on your life, whether services and treatment would be helpful, and whether you are willing to work with the county to get services and treatment.



CARE-060-INFO Information for Respondents—About the CARE Act

What will the report include?

The report will include the following information:

- A determination of whether you meet, or are likely to meet, the eligibility requirements for the CARE Act process, including your mental health diagnosis and current condition, whether you need additional mental health services, and whether there are treatment options that would help you and be less restrictive than a CARE plan or agreement.
- The results of the county's efforts to seek your voluntary participation in services and the county's conclusions about your ability to participate voluntarily in services.

What happens after the court receives the report?

After the court receives the report, it will either:

- Dismiss the proceedings: If the court finds, based on the petition and the county's report, that you are not eligible for CARE Act proceedings or that you are working willingly and effectively with the county agency and you have willingly enrolled or are likely to enroll in behavioral health treatment, the court will dismiss the case; or
- Set an initial appearance (court hearing): If the court finds that the county's report shows that you probably meet the requirements for CARE Act proceedings and the county's contacts with you were not able to connect you with community-based services and supports, the court will set an initial appearance.

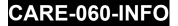
Note: If the court sets an initial appearance, a court-appointed attorney will contact you, and you will get notice of the date, time, and place of the hearing and additional information.

What happens at the initial appearance and the hearing on the merits?

At the initial appearance:

- You may replace your court-appointed attorney with an attorney that you choose. **Note:** If you choose your own attorney, you are responsible for paying their fees, if any.
- You have the right to appear in person. You can choose to give up your right to attend personally, and your attorney can appear on your behalf.
- If you do not indicate through your attorney that you are choosing not to attend and you do not appear, and the court makes a finding on the record that reasonable attempts to encourage you to appear have failed, there may be a hearing without you, if the court finds that would be in your best interests.
- The petitioner must be present at the initial appearance, or the petition may be dismissed.
- A representative from the county behavioral health agency will be present.
- The court may appoint a supporter for you. A supporter is someone to help you understand the process and communicate what you want and need. You can choose your supporter. For more information, see item (1), below.
- If you are enrolled in a federally recognized Indian tribe or otherwise receiving services from an Indian health care provider, a tribal court, or a tribal organization, a representative from the program, the tribe, or the tribal court is allowed to be present if you consent. The tribal representative is entitled to notice by the county of the initial appearance.
- If the original petitioner is not the director of a county behavioral health agency, the petitioner will be replaced by the director of the county behavioral health agency, or their designee, who will take over as the petitioner.
- The court will set a hearing on the merits of the petition.
- The hearing on the merits of the petition may happen at the same time of the initial appearance on the petition but only if you, the petitioner, and the court agree.





CARE-060-INFO Information for Respondents—About the CARE Act

At the hearing on the merits:

The court will determine if you meet the CARE Act criteria. In making this determination, the court will consider all evidence properly before it, including the report from the county agency and any additional evidence presented by the parties, including the petition and any information you provide.

- If the court finds that you do not meet the CARE Act requirements: The court will dismiss the petition without prejudice unless the court makes a finding, on the record, that the original petitioner's filing was not in good faith.
- If the court finds that the petitioner has shown that you do meet the CARE Act requirements: The court will order the county behavioral health agency to work with you, your attorney, and the supporter to participate in behavioral health treatment and determine if you and the behavioral health agency will be able to enter into a CARE agreement. The court will also set a case management hearing.

Note: If you are enrolled in a federally recognized Indian tribe and you want a tribal representative to attend the case management hearing, you should notify the tribe of the date, time, and place of the hearing.

What happens at the case management hearing and afterward?

The CARE Act provides for a process of multiple hearings and status reviews. If you and the county behavioral health agency can reach a CARE agreement, the court will approve the terms as submitted or modify the terms and approve the modified terms and set the first status review within 60 days. If a CARE agreement cannot be reached, the court will order you to be evaluated. If the court decides after the evaluation that you still meet the CARE Act criteria, the court will order you and the county behavioral health agency to develop a CARE plan together. After the court approves a CARE plan, it will schedule status review hearings to check on the progress you, the county, and other service providers are making with the plan. The plan can last up to a year but can be extended for an additional year if certain criteria are met.

Your court-appointed attorney will go over the full process with you and answer any questions you have.

Petitioner's Rights

If the petitioner lives with you; is your spouse, parent, sibling, child, grandparent; or is someone who stands in the place of a parent, that person has the right to participate during the hearing to determine the merits of the petition. The court may assign these petitioners ongoing rights of notice. If you agree, the court may allow the petitioner to participate in your CARE Act proceedings.

If the petitioner is someone not on the list above, they have the right to make a statement at the hearing on the merits of the petition but will not be assigned ongoing rights.

Respondent's Rights (10)

If you have petitioned to begin the CARE Act process for yourself or someone else has petitioned on your behalf, you have the right to be informed of the proceedings, the right to take part in the proceedings, the right to be represented in all stages of the process, and other rights. For more information about your rights as a respondent, see Notice of Respondent's Rights—CARE Act Proceedings (form CARE-112).

What is a "supporter"?

You have the right to choose a person to support you throughout the CARE Act process. The CARE Act calls that person a supporter. The court may appoint the person you have chosen as your supporter. The supporter's role is to assist you with understanding, communicating, making decisions, and expressing preferences throughout the CARE Act process.

You have the right to a supporter throughout the CARE Act process.

CARE-060-INFO Information for Respondents—About the CARE Act

What a supporter should do:	What a supporter should not do:		
 Support the will and preferences of the respondent to the best of their ability and to the extent reasonably possible. Respect the values, beliefs, and preferences of the respondent. Act honestly, diligently, and in good faith. Minimize, manage, and disclose to the court, the 	 Act independently of the respondent. Make decisions for, or on behalf of, the respondent, except when necessary to prevent imminent bodily harm or injury. Sign documents on behalf of the respondent. 		
respondent, and respondent's counsel any conflicts of interest.			
 Assist in understanding, communicating, making, and 			

The supporter may be present at any of the following:

implementing the respondent's informed choices.

- · meeting,
- judicial proceeding,
- status review hearing, or
- communication

if those are related to any of the following:

- an evaluation,
- development of a CARE agreement or CARE plan,
- establishing a psychiatric advance directive, or
- development of a graduation plan.

Note:

- The supporter may not be subpoenaed or called to testify against the respondent in any proceeding relating to the CARE Act process, and the supporter's presence at any meeting, proceeding, or communication does not waive the respondent's right to confidentiality or any privilege.
- A court may remove the supporter because of any conflict of interest with the respondent and will remove the supporter if the conflict cannot be managed in such a way to avoid possible harm to the respondent.
- The supporter is bound by all existing obligations and prohibitions otherwise applicable by law that protect people with disabilities and the elderly from fraud, abuse, neglect, coercion, or mistreatment.

			<u> </u>		
ATTORN	EY OR PARTY WITHOUT ATTORNEY	STATE BAR NUME	BER:		FOR COURT USE ONLY
NAME:					
FIRM NA					
	ADDRESS:				
CITY:		STATE:	ZIP CODE:		
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	EY FOR (name):				the Judicial Council
	RIOR COURT OF CALIFORNIA, COUNTY OF				tilo Gaalolai Goalloli
	T ADDRESS:				
	G ADDRESS: D ZIP CODE:				
	ANCH NAME:				
CARE	ACT PROCEEDINGS OF:				
			RE	SPONDENT	
			IXL	OI ONDENT	CASE NUMBER:
	PETITION TO COMMENCE CA	RE ACT PRO	CEEDINGS		
	For information on completing this form,	, see <i>Informatior</i>	n for Petitione	r—About the	CARE Act (form CARE-050-INFO).
is a. b. c. d. e.	titioner (name): 18 years of age or older and (check all that): A person who lives with respondent. A spouse or registered domestic parsibling, child, or grandparent of respondent. A person who stands in the place of respondent. The director* of a hospital in which respondent. The director* of a public or charitable agency, or home (1) Who is or has been, within the providing behavioral health sen respondent; or (2) In whose institution respondent A licensed behavioral health profess or has been, within the past 30 days supervising the treatment of respondents in person may designate someone else for	rtner, parent, pondent. Fa parent to respondent is e organization, past 30 days, vices to resides. Sional* who is s, treating or dent.	g	firefighter, p technician, homeless of interactions. The public county nam. The director agency of t. The director county nam. The director program or department. A California.	or* of the county behavioral health he county named above. or* of adult protective services of the ned above. or* of a California Indian health services a California tribal behavioral health t. a tribal court judge.*
	ut designee's own name in item 1, above.	o lile trie petition	on their benz	iii. ii iile peii	nioner is a designee, check this category and
	Petitioner asks the court to find that response is eligible to participate in the CARE Act properties relationship to respondent (sp.	process and to co			eedings for respondent.
C.	Petitioner's contacts with responder respondent and the date of the mos				1g, specify the number of contacts with and outcome of each contact):

CARE-100

CA	RE ACT PROCEEDINGS OF:		CASE NUMBER:			
		RESPONDENT				
3.	Respondent lives or was last found at (give respondent's residence address if known; otherwise, give last known location):					
4.		ed above.	uperior court of the county named above. named above):			
5.	Respondent meets each of the following require and support under a CARE agreement or CAR					
	a. Respondent is 18 years of age or older.	Date of birth (if known): Age in years (if exact age not known, g	 vive approximate age):			
	 b. Respondent has been diagnosed with a sch defined in the current <i>Diagnostic and Statis</i> on <i>Mental Health Declaration—CARE</i> on separate documents, attached and below. 	tical Manual of Mental Disorders. Diagno Act Proceeding (form CARE-101), attac	osis and additional information are provided			
	and rehabilitation for a long or indefinite Supporting information regarding the severi	uration; ostantially with respondent's primary acti- naintain stable adjustment and independ e period. ty, duration, and risks of respondent's di FAct Proceeding (form CARE-101), attac	dent functioning without treatment, support, isorder is provided			
		Act Proceeding (form CARE-101), attack	s current stability and treatment are described ched as Attachment 6a.			

CARE ACT PROCEEDINGS OF:		CASE NUMBER:		
	RESPONDENT			
5. e	e. At least one of these is true (complete one or both of the following): (1) Respondent is unlikely to survive safely in the community without supervision and respondent's condition is substantially deteriorating. Reasons that respondent is unlikely to survive safely in the community, the type of supervision respondent would need to survive safely, and the extent to which respondent's physical or mental condition has recently grown worse are described on Mental Health Declaration—CARE Act Proceeding (form CARE-101), attached as Attachment 6a. on separate documents, attached and labeled Attachment 5e(1). below.			
	(2) Respondent needs services and supports to prevent a relapse or deterior disability or serious harm to respondent or others. The services and supports respondent would become gravely disabled or present a risk of harm to on Mental Health Declaration—CARE Act Proceeding (form CARE on separate documents, attached and labeled Attachment 5e(2).	ports needed by respondent and the reasons self or others are described		
f.	f. Participation in a CARE plan or CARE agreement would be the least restrictive alternative necessary to ensure respondent's recovery and stability. A description of available alternative treatment plans and an explanation why no alternative treatment plan that would be less restrictive of respondent's liberty could ensure respondent's recovery and stability are provided on <i>Mental Health Declaration—CARE Act Proceeding</i> (form CARE-101), attached as Attachment 6a. on separate documents, attached and labeled Attachment 5f.			
g	. Respondent is likely to benefit from participation in a CARE plan or CARE agreem provided on Mental Health Declaration—CARE Act Proceeding (form CARE-101), atta on separate documents, attached and labeled Attachment 5g. below.			
Т	e evidence described below is attached in support of this petition. (Attach one or both of the following and check the box next to description of each document or set of documents attached).			
a		stating that no more than 60 days before this		

CARE	ACT PROCEEDINGS OF:	CASE NUMBER:			
	RESP	ONDENT			
6. а.	(2) Made multiple attempts to examine respondent but was not successful in obtaining respondent's cooperation and has reasons, explained with specificity, to believe that respondent meets the diagnostic criteria for eligibility to participate in CARE Act proceedings.				
	Attach Mental Health Declaration—CARE Act Proceeding (form CARE-101) and label it Attachment 6a.				
b.	Evidence that respondent was detained for at least two periods of intensive treatment, the most recent period within the past 60 days. Examples of evidence: a copy of the certification of intensive treatment, a declaration from a witness to the intensive treatment, or other documentation indicating involuntary detention and certification for up to 14 days of intensive treatment. (Attach all supporting documents and label each, in order, Attachment 6b1, 6b2, 6b3, etc.)				
	Note: For purposes of the CARE Act, "intensive treatment" refers to Institutions Code section 5250. It does <i>not</i> refer to treatment authorize Welfare and Institutions Code sections 5150, 5260, and 5270.15.				
Optic	onal information				
7. Ti	ribal affiliation				
a.	Respondent is an enrolled member of a federally recognized Indian t Tribe's name and mailing address:	tribe.			
b.	Respondent is receiving services from a California Indian health service department, or a California tribal court. Name and mailing address of program, department, or court:	vices program, a California tribal behavioral health			
8. This petition is based on a referral from another court proceeding.a. Court, department, and judicial officer:					
b.	Case number:				
C.	Type of proceeding from which respondent was referred:				
	(1) Misdemeanor competence to stand trial (Penal Code, § 1370.01)				
(2) Assisted outpatient treatment (Welfare and Institutions Code, §§ 5346–5348)					
	(3) Lanterman-Petris-Short Act conservatorship (Welfare and Institutions Code, §§ 5350–5372)				
9. N	umber of pages attached:				
Doto:					
Date.					
	(TYPE OR PRINT NAME OF ATTORNEY)	(SIGNATURE OF ATTORNEY)			
	(TYPE OR PRINT NAME OF ATTOKNEY)	(SIGNATURE OF ATTORNEY)			
I decl	are under penalty of perjury under the laws of the State of California that the	foregoing is true and correct.			
Date:					
	(TYPE OR PRINT NAME OF PETITIONER)	(SIGNATURE OF PETITIONER)			

	COI	NFIDENTIAL	CARE-10°
ATTORNEY OR PARTY WITHOUT ATTORNEY	STATE BAR N	IUMBER:	FOR COURT USE ONLY
NAME:			
FIRM NAME:			
STREET ADDRESS:			
CITY:	STATE:	ZIP CODE:	DDAFT
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ATTORNEY FOR (name):			the Judicial Council
SUPERIOR COURT OF CALIFORNIA, C	OUNTY OF		
STREET ADDRESS:			
MAILING ADDRESS:			
CITY AND ZIP CODE:			
BRANCH NAME:			
CARE ACT PROCEEDINGS OF:			
		RESPONDENT	
		TEOF ONDERVI	CASE NUMBER:
MENTAL HEALTH DECLA	ARATION—CARE AC	T PROCEEDINGS	CASE NOWBER.
	TO LICENSED BEHAV	IORAL HEALTH PROFESS	SIONAI
This form will be used to help the			nostic criteria for CARE Act proceedings.
	GENER	AL INFORMATION	
Declarant's name:			
2. Office address, telephone number	, and email address:		
3. License status (complete either a	a or b):		
	ealth professional and cod California license as a		escribed on this form is within the scope of
(1) physician.			
(2) psychologist.			
(3) clinical social worke	ar.		
(4) marriage and family	•		
(5) professional clinical	counselor.		
	aiver of licensure by the a 5751.2 because <i>(check</i>		Care Services pursuant to Welfare and
(1) I am employed as a same class as of January		clinical social worke	r continuing my employment in the
			th Care Services for the purpose of acquiring provide mental health services as a <i>(check</i>
(a) Clinical social w	vorker		
()			
(b) marriage and fa			
(c) professional cli	nical counselor.		
(3) I am employed or u required for licensu		mental health services as a լ	osychologist who is gaining experience

CARE-101 CARE ACT PROCEEDINGS OF: CASE NUMBER: RESPONDENT I have been recruited for employment from outside this state, and my experience is sufficient to gain admission to a California licensing examination. I am employed or under contract to provide mental health services as a (check one): psychologist. (a) clinical social worker. (b) (c) marriage and family therapist. professional clinical counselor. (d) 4. Respondent (name): is not a patient under my continuing care and treatment. **EXAMINATION OR ATTEMPTS MADE AT EXAMINATION OF RESPONDENT** 5. I last saw respondent on (must be within 60 days of the filing of the CARE Act petition) (date): On the date noted above, I examined respondent (proceed to item 7). On the date noted above, and on several other occasions, I attempted to examine respondent but was unsuccessful due to respondent's lack of cooperation in submitting to an examination. 6. (Answer only if 5b is checked) Explain in detail when and how many attempts were made to examine respondent, respondent's response to those attempts, and the outcome of each attempt. 7. Based on the following information, I have reason to believe respondent meets the diagnostic criteria for CARE Act proceedings (each of the following requirements must be met for respondent to qualify for CARE Act proceedings): a. Respondent has been diagnosed with a schizophrenia spectrum disorder or another psychotic disorder in the same class (indicate the specific disorder respondent has been diagnosed with): Note: Under Welfare and Institutions Code section 5972, a qualifying psychotic disorder must be primarily psychiatric in nature and not due to a medical condition such as a traumatic brain injury, autism, dementia, or a neurological condition. A person who has a current diagnosis of substance use disorder without also meeting the other statutory criteria, including a diagnosis of schizophrenia spectrum or other psychotic disorder, does not qualify.

b. Respondent is experiencing a severe mental illness that (all the following must be completed):

(1) Is severe in degree and persistent in duration (explain in detail):

Α	ACT PROCEEDINGS OF:		CASE NUMBER:
		RESPONDEN	ІТ
((2)	May cause behavior that interferes substantially with the primary activities of	daily living (explain in detail):
((3)		ctioning without treatment, support, and
F	Res	pondent is not clinically stabilized in ongoing voluntary treatment <i>(explain in c</i>	letail):
		Respondent is unlikely to survive safely in the community without supe substantially deteriorating (explain in detail why respondent is unlikely	to survive safely in the community, describe the
((2)	Respondent needs services and supports to prevent a relapse or determined disability or serious harm to respondent or others (explain in detail):	ioration that would likely result in grave
	(((((((((((((((((((((2) (3)	substantially deteriorating (explain in detail why respondent is unlikely type of supervision respondent would need to survive safely, and described or mental condition has recently grown worse): (2) Respondent needs services and supports to prevent a relapse or determined to the survive safely.

7. e. Participation in a CARE plan or CARE agreement would be the least restrictive alternative necessary to ensure respondent's recovery and stability (explain in detail (1) what alternative treatments are available and (2) why no alternative treatment that would be less restrictive of respondent's liberty could ensure respondent's recovery and stability): f. Respondent is likely to benefit from participation in a CARE plan or CARE agreement (explain in detail how participating in a court-ordered CARE agreement or plan would help respondent):	CARE A	CT PROCEEDINGS OF:	CASE NUMBER:
f. Respondent is likely to benefit from participation in a CARE plan or CARE agreement (explain in detail how participating in a		RESPONDENT	
		ecovery and stability (explain in detail (1) what alternative treatments are available	and (2) why no alternative treatment that
count-ordered CARE agreement or plan would nelp respondent):			ent (explain in detail how participating in a
		court-ordered CARE agreement or plan would help respondent):	
8. Additional information regarding my examination of respondent is as follows on Attachment 8.	8.	Additional information regarding my examination of respondent is	as follows on Attachment 8.
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date:			g is true and correct.
(TYPE OR PRINT DECLARANT'S NAME) (SIGNATURE OF DECLARANT)		(TYPE OR PRINT DECLARANT'S NAME)	(SIGNATURE OF DECLARANT)

ATTO	RNEY OR PARTY WITHOUT ATTOR	NEY STATE BAI	R NUMBER:	FOR COURT USE ONLY
NAME	:			7 S.K SOOK F SILE SHET
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SUP	ERIOR COURT OF CALIFO	RNIA, COUNTY OF		the Judicial Council
STR	EET ADDRESS:			
	ING ADDRESS:			
	AND ZIP CODE:			
	BRANCH NAME:			
CAR	E ACT PROCEEDINGS OF			
			RESPO	NDENT
	OP	DER FOR CARE ACT REP		CASE NUMBER:
		DER FOR CARE ACT REF	OK1	
(The court has read and re iname): (address):	viewed Petition to Commence	CARE Act Proceedings	s (form CARE-100) filed by petitioner
(*	asking the court to begin CARE	E Act proceedings for re	spondent
2.	The court has found that <i>I</i>	Petition to Commence CARE A ate in the CARE Act process.	Act Proceedings has ma	de a prima facie showing that the respondent is or
The	court orders as follows	:		
3 -	The following county ager	ncv (name):		
C	or its designee must conta	act and engage the respondent report that includes the follow		e):
	a. Respondent's county		J	
	•	er respondent meets or is like	ly to meet the CARE Ac	t aligibility requirements:
		•	-	
(• .	before the report deadline above;
(Conclusions and reco	mmendations about responder	nt's ability to voluntarily o	engage in services; and
6	e. Other:			
(Order for CARE Act Repo	rt (form CARE-106) to serve n	otice of this order on pe	amed in item 3 or its designee must use <i>Notice of</i> titioner, respondent, and respondent's counsel. <i>CARE Act</i> (form CARE-060-INFO).
f 6 k	The court has, by separate proceedings. a. Name: b. Firm name: c. Street Address: d. Mailing address (if diff		g attorney to represent	the respondent at all stages of these CARE Act
f	e. Email address: . Telephone number:		g. Fax numl	ber:
Date	::			
			-	JUDGE
				Page 1 of

ATTOR	NEY OR PARTY WITHOUT ATTORNEY	STATE BAR NU	UMBER:		FOR COURT USE ONLY
NAME:					
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CITY:		STATE:	ZIP CODE:		
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ATTOR	NEY FOR (name):				the Judicial Council
SUPE	RIOR COURT OF CALIFORNIA, COU	NTY OF			
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CITY A	ND ZIP CODE:				
BR	RANCH NAME:				
CARE	ACT PROCEEDINGS OF:				
			RESPON	DENT	
				CASE N	JMBER:
	NOTICE OF ORDER	R FOR CARE ACT	REPORT		
int a.	e respondent and, no later than (da formation: The respondent's county of reside A determination whether the resp process; The outcome of efforts made to v	ence; ondent meets, or is lik	kely to meet, the criteria		ort that includes all the following to participate in the CARE Act
	Conclusions and recommendation of the Order for CARE Act Report (form bout the CARE Act (form CARE-06)	n CARE-105) issued b	by the court and, to res	pondent's co	py, Information for Respondents—
3. 🗀	The court has granted the cour treatment and services. With th (date):				
Date:				<u> </u>	
	(TYPE OR PRINT NAME OF COUNTY AGENC	Y DECLARANT)		(SIGN	ATURE OF COUNTY AGENCY DECLARANT)

CARE ACT PROCEEDINGS OF:	CASE NUMBER:
RESPOND	NT

		PROOF OF SERVICE NOTICE OF ORDER FOR CARE ACT REPORT	
1.		m at least 18 years old and not a party to this action. I am a resident or employed in the county where the mailing took pla residence or business address is (specify):	ce, and
2.	als	erved Notice of Order for CARE Act Report and Order for CARE Act Report (form CARE-105) on each person named belo so served Information for Respondents—About the CARE Act (form CARE-060-INFO) on respondent, by enclosing copies aled envelope with postage prepaid and (check one):	in a
	a.	depositing the sealed envelope with the United States Postal Service on the date and at the place shown in item 3.	
	b.	placing the sealed envelope for collection and processing for mailing on the date and at the place shown in item 3, following this business's usual practices, with which I am readily familiar. On the same day correspondence is place collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service.	ed for
3.	Da	ate mailed: Place mailed (city, state):	
4.		The envelopes were addressed as follows:	
	a.	Petitioner:	
		Mailing address:	
		City:	
		State and zip code:	
	b.	Respondent:	
		Mailing address:	
		City:	
		State and zip code:	
	C.	Respondent's counsel:	
		Mailing address:	
		City:	
		State and zip code:	
l d	ecla	are under penalty of perjury under the laws of the State of California that the foregoing is true and correct.	
Da	te:		
		L	
		(TYPE OR PRINT NAME OF DECLARANT) (SIGNATURE OFDECLARANT)	

AT	TORNEY OR PARTY WITHOUT ATTORNEY	STATE BAR NU	JMBER:		FOR COURT USE ONLY
NA	ME:				
FIR	RM NAME:				
STI	REET ADDRESS:				
CIT	Y :	STATE:	ZIP CODE:		
TEI	LEPHONE NO.:	FAX NO.:			DRAFT
EM	AIL ADDRESS:				Not approved by
AT	TORNEY FOR (name):				the Judicial Council
SL	JPERIOR COURT OF CALIFORNIA, COU	NTY OF			
S	TREET ADDRESS:				
MA	AILING ADDRESS:				
CIT	Y AND ZIP CODE:				
	BRANCH NAME:				
CA	ARE ACT PROCEEDINGS OF:				
			RI	ESPONDENT	
	NOTICE OF INITIAL APPEAR	RANCE—CARE AC	T PROCEEDI	NGS	CASE NUMBER:
1.	The court will hold an initial appearar	nce (a hearing) in the 0	CARE Act proce	edings for re	espondent named above.
			Name	and address	s of court, if different from above:
	, Data	Time:			,
	Hearing → Date:	rime:			
	Date Dept.:	Room:			
2.	of the appointed attorney is: Name:	to represent the respo	ondent in the CA	RE Act prod	ceedings. The name and contact information
	(Mailing) Address:				
	Phone:				
	Email:				
3.	A copy of <i>Petition to Commence CAF</i> (form CARE-112), <i>Information for Re</i> under Welfare and Institutions Code	spondents—About the	•	m CARE-06	· · · · · · · · · · · · · · · · · · ·
4.	Number of pages attached				
Da	ute:				
Ja	ite:				
				•	
	WOE OR PRINT NAME OF COUNTY PERSON	LTU DIDECTOR OR THE CONTRACT	<u> </u>	(010111=11=	OF COLUMN APPLIANCE
(T)	YPE OR PRINT NAME OF COUNTY BEHAVIORAL HEA	LIH DIRECTOR OR DESIGNEE	:)	(SIGNATURE	OF COUNTY BEHAVIORAL HEALTH DIRECTOR OR DESIGNEE)



Requests for Accommodations

Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the proceeding. Contact the clerk's office or go to www.courts.ca.gov/forms for Request for Accommodations by Persons With Disabilities and Response (form MC-410). (Civ. Code, § 54.8.)

Page 1 of 2

CARE ACT PROCEEDINGS OF:	CASE NUMBER:
RE	SPONDENT

	PROOF OF PERSONAL SERVICE OF NOTICE OF INITIAL APPEARANCE—CARE ACT PROCEEDINGS
1.	I am at least 18 years old and not a party to this action.
2.	I served a copy of the foregoing Notice of Initial Appearance by personally delivering a copy as follows:
	a. Respondent (name):
	b. Address (specify location):
	c. On (date): at (time):
3.	I personally delivered with Notice of Initial Appearance a copy of Petition to Commence CARE Act Proceedings (CARE-100), Notice of Respondent's Rights—CARE Act Proceedings (form CARE-112), Information for Respondents—About the CARE Act (form CARE-060-INFO) and the report ordered under Welfare and Institutions Code section 5977(a)(3).
4.	My name, address, telephone number, and, if applicable, county of registration and number, are (specify):
5.	I am (check all that apply): a not a registered California process server. b a registered California process server. c a California sheriff or marshal. d an employee or independent contractor of a registered California process server. e exempt from registration (Bus. & Prof. Code, § 22350(b)).
6.	I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
7.	
	ate:
	(TYPE OR PRINT NAME OF DECLARANT) (SIGNATURE OF DECLARANT)

FOR COURT USE ONLY

FIRM N	AME:					
STREE	T ADDRESS:					
CITY:			STATE:	ZIP CODE:		DRAFT
TELEP	HONE NO.:	I	FAX NO.:			
	ADDRESS:					Not approved by
ATTOR	NEY FOR (name):					the Judicial Council
	RIOR COURT OF CALIFOR	NIA, COUNTY OF				
	ET ADDRESS:					
	IG ADDRESS: ND ZIP CODE:					
	ANCH NAME:					
	ACT PROCEEDINGS OF:					
O, 11 12	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					
					RESPONDENT	
	PROOF OF S NOTICE OF INITIAL	SERVICE BY FIRS			DINGS	CASE NUMBER:
	am at least 18 years old ar y residence or business a		action. I a	ım a resident oı	employed in	the county where the mailing took place, and
2. [served a copy of <i>Notice of</i>					ee CARE Act Proceedings (form CARE-100), by (check one):
a. b.	Postal Service on enclosing them in for mailing on the familiar. On the sa	the date and place s a sealed envelope v date and place show ame day corresponde	shown in it vith postag vn in item 3 ence is pla	em 3. Je fully prepaid 3, following this	placing the se business's us	g the sealed envelope with the United States ealed envelope for collection and processing sual practices, with which I am readily g, it is deposited in the ordinary course of
ט צ		United States Posta P		id (city state):		
0. D	ate mailed.	'	idoc mano	a (chy, state).		
4. T	ne documents were addre	ssed and mailed or	transmitted	d as follows:		
a.	Petitioner:					
	Mailing address:					
	City:					
	State and zip code:					
b.	Respondent's counsel: Mailing address: City:					
	State and zip code:					
C.	Mailing address:					ce if elsewhere):
	State and zip code:					
	The name and address sheet of paper labeled		person to	whom I mailed	the documen	ts in item 2 are listed on a separate, attached
l decl	are under penalty of perju	ry under the laws of	the State	of California tha	at the foregoin	ng is true and correct.
Date:						
					•	
	(TYPE OR PRINT NAME OF PERS	ON COMPLETING THIS FOR	(M)		<u> </u>	(SIGNATURE OF PERSON COMPLETING THIS FORM)

STATE BAR NUMBER:

ATTORNEY OR PARTY WITHOUT ATTORNEY

NAME:

ATTORNEY OR PARTY WITHOUT ATTORNEY	STATE BAR N	UMBER:	FOR COURT USE ONLY
NAME:			
FIRM NAME:			
STREET ADDRESS:			
CITY:	STATE:	ZIP CODE:	
TELEPHONE NO.:	FAX NO.:		DRAFT
EMAIL ADDRESS:			Not approved by
ATTORNEY FOR (name):			the Judicial Council
SUPERIOR COURT OF CALIFORNIA, COUNTY OF			
STREET ADDRESS:			
MAILING ADDRESS:			
CITY AND ZIP CODE:			
BRANCH NAME:			
CARE ACT PROCEEDINGS OF:			
		DECDONDENT	
		RESPONDENT	
NOTICE OF RESPONDENT'S RIGHTS	S—CARE A	CT PROCEEDINGS	CASE NUMBER:
NOTICE OF INEST ONDER TO MOTITE		OT I ROOLLDINGS	

A petition to begin CARE Act proceedings for you has been filed. You have been appointed an attorney, free of charge. Your court-appointed attorney will be contacting you about these proceedings. You may also retain an attorney of your choosing to represent you instead of the appointed attorney. If you choose your own attorney, you are responsible for their fees. A person who, like you, is the subject of a CARE Act petition is called the respondent.

THE CARE ACT RESPONDENT'S RIGHTS

Each respondent has all the following rights.

During the CARE Act proceedings, the respondent has a right to:

- Be informed of the proceedings;
- · Receive notice of each hearing;
- · Be present and personally participate at each hearing;
- Be represented by counsel at all stages of the proceedings, regardless of ability to pay;
- · Receive a copy of the petition;
- Receive a copy of the court-ordered evaluation and courtordered report;
- Have a supporter be present with them and assist them, as explained below:
- Present evidence;
- Call witnesses;
- Cross-examine witnesses;
- Appeal decisions; and
- Keep confidential all evaluations, reports, documents, and filings submitted to the court for CARE Act proceedings.

CARE Act hearings are closed to the public, unless the court orders otherwise (see below). However, the respondent has a right to:

- Demand that the hearing be public and be held in a place suitable for attendance by the public;
- Request the presence of any family member or friend, including a supporter, without waiving the right to keep the hearing closed to the rest of the public; and
- · Be informed by the judge of these rights before each hearing begins.

Note: The court may grant a request by any other party to the proceeding to make a hearing public if the judge conducting the hearing finds that the public interest in an open hearing clearly outweighs the respondent's interest in privacy.

The respondent has a right to a supporter throughout the CARE Act process.

The supporter's role is to assist the respondent with understanding, communicating, and making decisions and expressing preferences throughout the CARE Act process. For more information, see *Information for Respondents—About the CARE Act* (form CARE-060-INFO).

ATTORNEY OR PARTY WITHOUT ATTORNEY	STATE BAR NUMBER:		FOR COURT USE ONLY		
NAME:					
FIRM NAME:					
STREET ADDRESS:					
CITY:	STATE:	ZIP CODE:	DDAFT		
TELEPHONE NO.:	FAX NO.:		DRAFT		
EMAIL ADDRESS:			Not approved by		
ATTORNEY FOR (name):			the Judicial Council		
SUPERIOR COURT OF CALIFORNIA, COUN	TY OF				
STREET ADDRESS:					
MAILING ADDRESS:					
CITY AND ZIP CODE:					
BRANCH NAME:					
CARE ACT PROCEEDINGS OF:					
		RESPONDE	NT		
		INESI ONDE	CASE NUMBER:		
NOTICE OF HEARING-	-CARE ACT PRO	CEEDINGS	CASE NOWIBER.		
The court will hold a hearing in this ma	itter as follows:	Name and addr	ess of court, if different from above:		
		Name and addi	css of court, if different from above.		
Hearing → Date:	Time:				
Date Dept.:	Room:				
2. The begring is (about all that apply):					
2. The hearing is (check all that apply):					
a. A hearing on the merits of the	e petition.	e. A progres	s/status review hearing.		
b. A case management hearing		f. A one-yea	ar status review hearing.		
					
c. A clinical evaluation review h	earing.	g A graduat	ion nearing.		
d. A CARE plan review hearing	h. Other hea	ring (indicate type):			
3. In advance of this hearing, another party or person (name): has filed a (give exact title of filing):		vioral health agency	the respondent		
A copy of the filing is attache	d to this notice.				
I declare under penalty of perjury under th	e laws of the State o	of California that the infor	nation above is true and correct.		
Date:		•			
(TYPE OR PRINT NAME OF PERSON COMPLE	TING THIS FORM)	(SI	GNATURE OF PERSON COMPLETING THIS FORM)		
(= 2	,	(0)			



Requests for Accommodations

Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the proceeding. Contact the clerk's office or go to www.courts.ca.gov/forms for Request for Accommodations by Persons With Disabilities and Response (form MC-410). (Civ. Code, § 54.8.)

Page 1 of 2

CARE ACT PROCEEDINGS OF:	CASE NUMBER:
RESPONE	NT

	RESPONDENT
	PROOF OF SERVICE BY MAIL
	I am at least 18 years old and not a party to this action. I am a resident or employed in the county where the mailing took place, and my business address is (specify):
	I served this document on each person named below by enclosing a copy in a sealed envelope addressed as shown below with postage fully prepaid and (check one): a depositing the sealed envelope with the United States Postal Service on the date and at the place shown in item 3. b placing the sealed envelope for collection and processing for mailing on the date and at the place shown in item 3, following this business's usual practices, with which I am readily familiar. On the same day correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service.
3.	Date mailed: Place mailed (city, state):
4.	I served with this document a copy of each document named in item 3 on page 1.
	The envelopes were addressed as follows: a. Petitioner:
	Mailing address:
	City:
	State and zip code:
ŀ	b. Respondent:
	Mailing address:
	City:
C	State and zip code:
	c. Respondent's counsel:
	Mailing address:
	City:
	State and zip code:
	d. County behavioral health agency:
	Mailing address:
	City:State and zip code:
	e. Other:
	Mailing address:City:
	State and zip code:
	clare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
Dat	e:
	K
	(TYPE OR PRINT NAME OF PERSON COMPLETING THIS FORM) (SIGNATURE OF PERSON COMPLETING THIS FORM)

ATTORNEY OR PARTY WITHOUT ATTORNEY	STATE BAR NUMBER:	FOR COURT USE ONLY
NAME:		
FIRM NAME:		
STREET ADDRESS:		
CITY:	STATE: ZIP CODE:	
TELEPHONE NO.:	FAX NO.:	DRAFT
EMAIL ADDRESS:		Not approved by
ATTORNEY FOR (name):		the Judicial Council
SUPERIOR COURT OF CALIFORNIA, C	COUNTY OF	the Guardian Godinon
STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
CARE ACT PROCEEDINGS OF:		
OAKE ACT I ROCEEDINGS OF		
	RESPOND	DENT
REQUEST FOR NEW	ORDER AND HEARING—	CASE NUMBER:
	ACT PROCEEDINGS	
below on an attac	the director of a county behavioral health a following order (a description of the requested of hed sheet of paper labeled Attachment 2):	
3. I am requesting this order because	e:	
a. Circumstances have changed is provided	anged, and the changes require a change to a pr	revious court order (a description of what has paper labeled Attachment 3a):
	d with a previous order (a description of what then an attached sheet of paper labeled Attachment	



Requests for Accommodations

Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the proceeding. Contact the clerk's office or go to www.courts.ca.gov/forms for Request for Accommodations by Persons With Disabilities and Response (form MC-410). (Civ. Code, § 54.8.)

Page 1 of 2

CARE ACT PROCEEDINGS OF:	CASE NUMBER:		
	RESPONDENT		
c. Other (the reason for the request is given below	on an attached sheet of paper labeled Attachment 3c):		
4. The court should make the order requested in 2 because (reasons for the requested order are given below on an attached sheet of paper labeled Attachment 4):			
5. I would like the court to hold a hearing to consider my request (below on an attached sheet of paper labeled At			
6. Number of pages attached:			
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.			
Date:			
(NAME OF PARTY OR ATTORNEY FOR PARTY)	(SIGNATURE OF PARTY OR ATTORNEY FOR PARTY)		