

Health Program

Law Foundation of Silicon Valley

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#### **Training Roadmap**

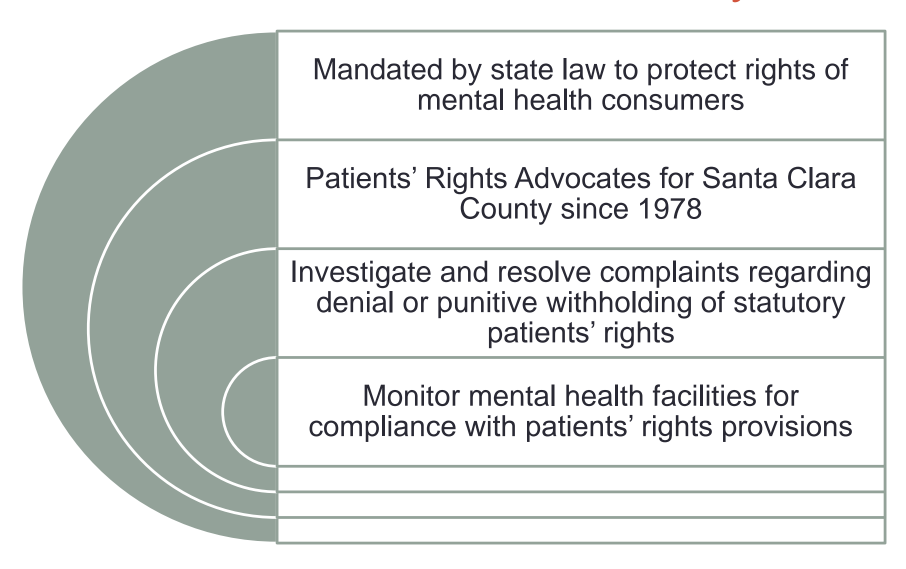
Legal Framework for 5150s

Requirements for Initiating 5150s

Filling Out the 5150 Form

Special 5150 Issues

#### Law Foundation of Silicon Valley



### 5150 HOLDS: LEGAL FRAMEWORK

LPS Act

The Mechanics of the 5150

#### Lanterman-Petris-Short (LPS) Act

- Enacted in 1969 to end the inappropriate, indefinite, and involuntary commitment of individuals with mental health disabilities
- Intent was to balance the need for public safety while safeguarding individual rights
- General rule: least restrictive and client-centered treatment (participation in treatment decisions)
- Established patients' due process rights

# HOW DOES A "5150" WORK?

#### What Does a 5150 Do?

- Permits designated persons to impose a 72-hour legal hold on a person believed to need of involuntary psychiatric treatment
- Permits detention/transport (by law enforcement, ambulance, or other authorized person) of person to a facility for purpose of mental health assessment and evaluation. Not an automatic admission.

#### What Does a 5150 Do? (cont'd)

- Upon assessment, client either:
  - REMAINS on 5150 for further evaluation and treatment OR
  - Is DISCHARGED from 5150, and admitted as voluntary patient OR given crisis intervention and connected with outpatient services on a voluntary basis.
- 5150s DO NOT authorize
  - Involuntary administration of medication or
  - Involuntary medical treatment or procedures
- No patient right to hearing in the hospital during a 5150 hold

#### Who can initiate a 5150?

#### "Peace Officers"

- Police Officers
- Sheriff Deputies
- State Park Rangers
- State University Peace Officers,
- Etc.

# Persons Approved by the Santa Clara Behavioral Health Department

- Authorization is limited to organization you are approved under
- No authorization for private practice

#### Where Can Persons on 5150s Be Held?

 Persons on 5150s should be transported to a facility designated by Behavioral Health Department for involuntary assessment, evaluation, and treatment.

 Persons on 5150s might be transported to non-LPS general acute care hospitals: applicable requirements discussed later in training.

## Designated Facilities in Santa Clara County

Santa Clara Valley Medical Center (EPS)

Pacific Clinics (17 & Under)

Good Samaritan Hospital

Stanford Hospital El Camino Hospital -Mountain View San Jose Behavioral Health

Crestwood PHF Kaiser PHF Santa Clara

VA Palo Alto

#### Who are we holding?

- Brothers, sisters, children, mothers, employees, & fathers
- Consider the terms: Patients vs Clients vs Victims, vs Consumers or Subjects
- What the hold can mean for people:
  - Loss of income/job
  - Missing important events
  - Subject to upsetting and/or traumatic experiences: handcuffs, seclusion and restraint, violence
  - Condition may worsen initially

### LEGAL REQUIREMENTS FOR INITIATING A "5150"

#### Criteria for Writing a 5150

When a person,

- "as a result of a mental health disorder"
- "is a danger to others, or to himself or herself, or gravely disabled,"

a designated person may

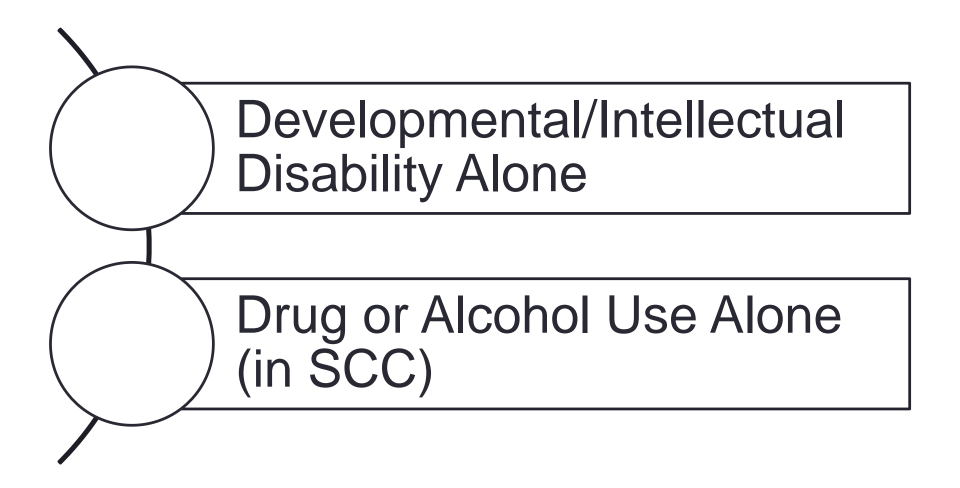
"upon probable cause,"

take . . . the person into custody for a period of up to 72 hours.

## Nexus Requirement: "As a result of a mental health disorder"

Mental Health Disorder Danger to Self/Others, Grave Disability

### What Is <u>Not</u> "As a Result of a Mental Health Disorder?"



### DANGER TO SELF, DANGER TO OTHERS, GRAVE DISABILITY

#### What is "Danger to Self"?

 "Threats or actions which indicate the intent to commit suicide or inflict serious bodily harm on oneself, or actions which place the person in serious physical jeopardy, and which proceed from a mental disorder."

#### What is "Danger to Others?"

• "Words or actions which indicate a serious intent to cause bodily harm to another person, and which owe to a mental disorder. If the danger to others finding is based on the person's threats rather than acts, the evaluator must believe it is likely that the person will carry out the threats."

#### What is "Gravely Disabled"?

- "A condition in which a person, as a result of a mental health disorder, is unable to provide for his or her basic personal needs for food, clothing, or shelter."
   (Welf. & Inst. § 5008 (h)(1)(a))
- Homelessness alone does NOT constitute grave disability.
   Skills/abilities test, not means test.

#### Grave Disability: Minors

 A minor is gravely disabled, if, "as a result of a mental disorder, [the minor] is unable to use the elements of life which are essential to health, safety, and development, including food, clothing, and shelter, even though provided to the minor by others."

• (Welf. & Inst. Code § 5585.25)

### Grave Disability: Incarcerated Persons

- Unable to take advantage of the food, clothing, and shelter provided to them in custody.
- In Santa Clara County Jails, authorized mental health professionals initiate 72-Hour holds.
   Persons in custody who are on 72-hour holds must be housed on Unit 8A.

## Grave Disability: Special Considerations

- Odd or eccentric behavior is not equivalent to grave disability
- Behavior must be viewed through cultural lens
- Courts have ruled that if a person can survive safely in freedom with the help of willing and responsible family members, friends, or third parties, then he or she is not considered gravely disabled

## Person Must Presently Meet DS/DO/GD Criteria

Conservatorship of Benvenuto, 180 Cal. App. 3d 1030 (1986): Experts testified that a Mr. Benvenuto, was gravely disabled because he might stop taking medications and become gravely disabled.

Court Said: Finding people gravely disabled because of a concern of future decision to stop medication would be a deprivation of "liberty based on probabilistic pessimism."

#### What is "Probable Cause"?

- Probable cause is:
  - A state of facts known to you
  - that would lead a person of ordinary care and prudence (reasonable person)
  - to believe or entertain a strong suspicion
  - that person detained as a result of a mental health disorder meets one of the three criteria (GD, DS, DO)

#### Probable Cause Considerations

Rational inferences

 You can make logical conclusions or deductions based on facts presented.

Historical course of illness

 ONLY IF the information is RELEVANT and has a "REASONABLE BEARING" on whether the person meets 5150 criteria

Third party statements

- Must have a "REASONABLE BEARING" on 5150 criteria.
- Third parties are liable if they intentionally provide you with false information.

#### Describing Behavior on 5150 Form

A 5150 is a LEGAL rather than a clinical document

- Statements need to be anchored in observable, describable behavior
  - Remember: Link between behavior and mental illness
  - Symptoms vs. Behavior

#### FILING OUT THE 5150

#### FILLING OUT THE 5150

- You must fill out your name, title, language, and date of advisement
- To the receiving facility you must:
  - Write the name of designated facility the person is going to
  - The person's name AND address

If known, provide names, address and telephone numbers in area provided below:

Advisement Completed By:	Position:	Language	or Modality Used:	Date of Advisement:
Kathryn Parlet	LMFT LPCC	English		03/26/2019
To (name of 5150 designated facility):EPS				
Application is hereby made for the assessment and evaluation of Vincent Van Gogh				
residing at 54, Rue Lepic in Paris, France, California, for up to 72- hour assessment, evaluation and crisis intervention or placement for evaluation and treatment at a designated facility pursuant to Section 5150, et seq. (adult) or Section 5585 et seq. (minor), of the W&I Code. If a minor, authorization for voluntary treatment is not available and to the best of my knowledge, the legally responsible party appears to be / is: (Check one): Parent; Legal Guardian; Conservator; Juvenile Court under W&I Code 601/602.				

## Make sure to fill out the checkbox stating you completed the advisement. If you were unable to complete the advisement indicate the good cause for the incomplete advisement.

State of California Health and Human Services Agency

Department of Health Care Services

#### APPLICATION FOR ASSESSMENT, EVALUATION, AND CRISIS INTERVENTION OR PLACEMENT FOR EVALUATION AND TREATMENT

Confidential Client/Patient Information

See California W&I Code Section 5328 and HIPAA Privacy Rule 45 C.F.R. § 164.508

Welfare and Institutions Code (W&I Code), Section 5150(f) and (g), require that each person, when first detained for psychiatric evaluation, be given certain specific information orally and a record be kept of the advisement by the evaluating facility.

	Advisement Complete	
(	Good Cause for Incomplete Adv	isement:
-		
-		

#### **DETAINMENT ADVISEMENT**

My name is Kathryn Parlet

I am a (peace officer/mental health professional) with (name of agency). You are not under criminal arrest, but I am taking you for examination by mental health professionals at (name of facility).

You will be told your rights by the mental health staff.

If taken into custody at his or her residence, the person shall also be told the following information:

You may bring a few personal items with you, which I will have to approve. Please inform me if you need assistance turning off any appliance or water. You may make a phone call and leave a note to tell your friends or family where you have been taken.

Advisement Completed By: Kathryn Parlet	Position: LMFT LPCC	Language English	or Modality Used:	Date of Advisement: 03/26/2019
To (name of 5150 designated facility): EPS				
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The above person's condition was called to my attention under the following circumstances:

Patient's girlfriend phoned 911 to report he had cut off his ear.

She received the ear in the mail on 09/16/17. He was treated at the hospital and then taken to the jail where he was referred to mental health by medical.

- Explain with specific facts as to what happened.
- Examples:
  - "I was called in to a residence because there was a domestic dispute"
  - "Patient posted on Facebook that he was going to harm himself"

I have probable cause to believe that the person is, as a result of a mental health disorder, a danger to others, or to himself/ herself, or gravely disabled because: (state specific facts):

Patient says, "I would do it again. I love her...The voices told me

that if I tried to cut off my ear she would know it and love me back...

I will kill myself if she is not with me...l am going to cut my other ear off and hang myself if that does not work."

(CONTINUED ON NEXT PAGE)

DHCS 1801 (06/18)

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### Describe your reasons for why the person meets the criteria

#### APPLICATION FOR 72 HOUR DETENTION FOR EVALUATION AND TREATMENT (CONTINUED)

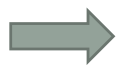
Historical course of the person's mental disorder:				
I have considered the histor	rical course of the p	erson's mental disorder		
Patient reports periods of depression, but has never received treatment. No other information is available.  Patient does not want his family contacted.				
□ No reasonable bearing on determination         □ No information available because:				
History Provided by (Name)	Address	Phone Number	Relation	

If you get collateral from anyone, make sure you have their name, address, phone number and their relation to the person being put on the hold!

Based upon the above information, there is probable mental health disorder:  A danger to himself / herself.  A danger to others.	Gravely disabled adult.  Gravely disabled minor.			
Signature, title and badge number of peace officer, designated by the county for evaluation and treatments of the signature of peace officer, designated by the county for evaluation and treatments of the signature of peace officer, designated by the county for evaluation and treatments of the signature.  **SIGN HERE!!!!	ent, mer of the att			
Name of Law Enforcement Agency or Evaluation Facility/Person:  Crisis Main Jail Booking	n Address of Law Enforce Evaluation Facility/Person:  150 West Hedding San Jose, CA			
NOTIFICATIONS TO BE PROVIDED TO LAW ENFORCEMENT AGENCY  Notify (officer/unit & telephone #):				
NOTIFICATION OF PERSON'S RELEASE IS REQUESTED BECAUSE:	UESTED BY THE REFERRING PEACE OFFICER			
<del> · · · · · · · · · · · · · · · · · ·</del>	under circumstances which, based upon an allegation fficer or another person, would support the filing of a			

#### Clinical

 Patient was anxious and paranoid



 Patient was pacing back and forth worrying that he was being followed

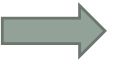
Factual

Patient is having AH



 Patient shares that he is hearing the voice of an angel telling him how to hurt himself.

 Patient is hallucinating



 Patient states that he is seeing his dead grandmother in his bedroom

# SPECIAL 5150 ISSUES

# Altering a 5150

 A 5150 can be altered by filling out another 5150 and writing AMENDED on the top and using the same dates as the ORIGINAL 5150

## No Consecutive 5150s

 Nothing in LPS authorizes consecutive 5150 holds

 Under AB 2275, people held for more than 72 hours under Section 5150 have right to a hearing and to petition for a writ of habeas corpus

## **5150 Hearing Procedures**

- Must notify Law Foundation right away once someone has been held for more than 72 hours under section 5150
- 5150 hearing must be held within seven days of the date the person was initially detained
- Detained person should be informed of their right to a hearing and to file a writ, and that the Law Foundation will be calling them to discuss their rights and options

# Can people held on a 5150 be transferred outside the county?

 If detained person has not filed writ, transfer to a facility outside the county allowed

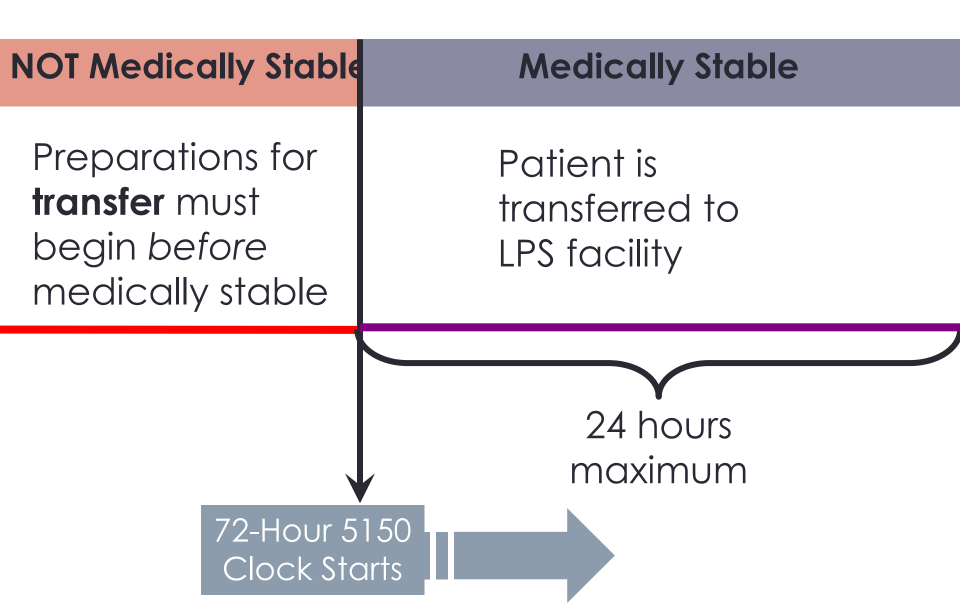
 If detained person has filed writ, transfer to a facility outside the county not allowed

# Some Guidelines for Non-LPS Designated Hospitals

 Immunity from detaining a person involuntarily only extends up to 24 hrs after medical stabilization, and only when certain requirements are met

- Hospital must provide ongoing assessment, evaluation, and crisis intervention
- Clocking 5150 hold: under AB 2275, the 5150 starts when the person is first detained

## Arranging Transfer on a "24 Hour Bed Hold"



## 5150s & LPS Conservatees

 Persons conserved under the LPS Act do not require 5150 in order to be detained/transported for acute-level mental health treatment

 Need only authorization from conservator (e.g. Deputy Public Guardian, or court-appointed private conservator)

## Liability & 5150 Writers

- Strong protections for 5150 writers:
  - Liable only if you knowingly or willfully detain an individual in violation of the statutes
  - NOT liable for actions by a person released before the end of the 72- hours (WIC § 5154, 5259.3)

- Liability for a third party providing information:
  - Liable only if s/he knowingly provides false information leading to a 5150 detention

# Confidentiality

A 5150 is part of patient's medical record

 Therefore, same broad confidentiality standards under LPS, HIPAA apply

 Exceptions to confidentiality protections are limited (e.g. for police and current treatment providers).

## Culturally Informed Interventions

- People from different linguistic backgrounds may use different words to describe symptoms
- Behavior must be viewed through cultural lens
- Cultural Humility: involves an ongoing process of selfexploration and self-critique combined with a willingness to learn from others. It means entering a relationship with another person with the intention of honoring their beliefs, customs, and values. It means acknowledging differences and accepting that person for who they are.

## Reduce Stigma

Stigma creates an environment of shame, fear, and silence that prevents many people from seeking help and treatment. Stigma is the largest barrier to people seeking mental health treatment.

## Types of Stigma

- Public
- Institutional
- Self

How does it play into the 5150 process?



### EVERYONE CAN PLAY A ROLE

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### AVOID LABELS SUCH AS THE FOLLOWING:

- > Use respectful language to talk about mental health conditions.
- > Challenge misconceptions when you see or hear them.
- > See the person, not the condition.
- > Offer support if you think someone is having trouble.

- > Challenged
- > Crazy
- > Demented
- > Lunatic
- > Normal/not normal

- > Psycho/psychopath
- > Schizo
- > Special
- > Sufferer/victim
- > Wacko

### USE RESPECTFUL LANGUAGE THAT DOES NOT DEFINE SOMEONE BY AN ILLNESS:



#### INSTEAD OF...

She's bipolar

Schizophrenic

Manic depressive

The mentally ill

Committed suicide

#### TRY...

She has bipolar disorder/She's living with bipolar disorder person with schizophrenia person with bipolar disorder people with a mental illness/mental health condition died by suicide







# Reminder on Accessibility

• If the patient is being sent from the street with a wheelchair or bicycle, it is the your responsibility to take it to the facility, or find a safe place to store it.

# When writing a hold at a home

"You may bring a few personal items with you, which I will have to approve. Please inform me if you need assistance turning off any appliance or water. You may make a phone call and leave a note to tell your friends or family where you have been taken."

### The evaluator must ensure that:

- the resident area is secured; windows and doors should be locked.
- You are responsible to help with pets. Either help them make arrangements for care, or make arrangements for the pet's care.



San Jose Animal Shelter (408)794-7297

San Jose Cupertino Los Gatos Saratoga Silicon Valley Animal Shelter (408) 764-0344



Santa Clara County Animal Shelter (408) 201-0660

# Handout on Specific Types of Holds Authorized in Santa Clara County

#### LPS HOLDS CHART

	LPS HOLDS	GRAVELY DISABLED	CRITERIA DANGER TO SELF	DANGER TO OTHERS	COURT PROCEEDINGS
	72-HOUR WIC 5150	ONE OR ALL MAY APPLY			No probable cause hearing
	EVALUATION AND TREATMENT				May request Riese hearing (Decision regarding Riese carries through 14-day hold)
	14-DAY WIC 5250 3-DAY EXTENSION WHEN	ONE OR ALL MAY APPLY			<ol> <li>Probable cause hearing must be held during first 4 days of hold unless patient requests by-pass writ of habeas corpus, 48-hour postponement, signs voluntary or is discharged.</li> </ol>
	CONSERVATORSHIP APPLIED FOR				Patient my request one writ of habeas corpus hearing at any time during 14-day hold.
					Riese hearing maybe requested anytime during 14-day hold.
	ADDITIONAL 14-DAY WIC 5260		"IMMINENT DANGER TO SELF"		No probable cause or court hearing required.     Original additional 14-day certification form and 2 affidavits must be sent to superior court.     Patient may request writ of habeas corpus any time during 14-day period
	30-DAY WIC 5270 *Currently not offered in Santa Clara County	ONLY CRITERIA WHICH APPLIES			New Riese hearing may be requested anytime during 14-day period.     Probable cause hearing must be held during first 4 days of hold unless patient requests by-pass writ of habeas corpus, 48-hour postponement, signs voluntary or is discharged.     Patient may request writ of habeas corpus any time during 30-day period.     New Riese hearing may be requested anytime during 30-day period.
	180-DAY WIC 5300 RENEWABLE			"IMMINENT DANGER TO OTHERS"	Requires contact with D.A. several days prior to expiration of 14-day hold.     Requires the D.A. to file a petition with the court and an evidentiary hearing in court within 4 days or jury trial within 10 days     New Riese hearing may be requested anytime during 180-day period.
	TEMPORARY CONSERCATORSHIP (T-CON) 30 DAYS TO 6 MONTHS	CRITERIA			Requires application by the treating physician to the Public Guardian's Office     Judge reviews application and determines whether to grant or deny temporary conservatorship (T-Con)     Patient may request writ of habeas corpus any time during T-Con period     New Riese Petition may be filed with County Counsel if no prior Riese hearing
	"PERMANENT" CONSERVATORSHIP 1 YEAR RENEWABLE	ONLY CRITERIA WHICH APPLIES			Requires court hearing. Physician may be required to testify in court.     Patient has the right to jury trial/standard of proof-beyond reasonable doubt     Patient may request re-hearing on conservatorship, rights denied, restrictiveness of placement, disabilities imposed once every six months
	RE-APPOINTMENT OF "PERMANENT" CONSERVATOR	ONLY CRITERIA WHICH APPLIES			Requires conservator petitioning for reappointment and a court hearing     Requires concurring opinions of two psychiatrists/psychologists that the person continues to be gravely disabled     Conservatee has the right to evidentiary hearing/jury trial. Proof-beyond reasonable doubt

Lps holds chart.doc



- Free legal services and advice to mental health consumers of Santa Clara County
- Provides assistance with Public Benefits such as SSI, SNAP, and Calworks