MENTAL HEALTH PROFESSIONAL:

OPD Protocol Governing Referral and Examination

November 2007
Fees Updated March 2018
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Introduction

The focus of this Mental Health Referral and Examination Protocol is to mainstream the nature and extent of examinations to specifically address the referral question(s). This will standardize the referral and examination process. As the process is standardized, there will be more efficient use of time resulting in cost savings for the case.

The Office of the State Public Defender (OPD) is aware of the fact that different referral questions require different abilities and skills of different Mental Health (MH) Professionals. Therefore, for the purposes of the OPD, referrals must be tailored to fit the specific case in question and hence serve our defendants in the most efficient and cost effective manner possible.

A collaborative and synergistic relationship must exist between OPD and MH Professionals. “MH Professional” will be defined as those indicated in the Montana Code Annotated (MCA) 53-21-102(11):

“Mental health professional” means:
(a) a certified professional person;
(b) a physician licensed under Title 37, chapter 3;
(c) a professional counselor licensed under Title 37, chapter 23;
(d) a psychologist licensed under Title 37, chapter 17;
(e) a social worker licensed under Title 37, chapter 22; or
(f) an advanced practice registered nurse, as provided for in 37-8-202, with a clinical specialty in psychiatric mental health nursing.

(Italics added.)

For the purpose of this protocol, the use of Mental Health includes both clinical and substance use disorders and concerns. Therefore, Mental Health also takes into consideration co-occurring disorders.

For the purpose of this protocol, Mental Disorder is as defined in 53-21-102 (9) MCA:

(a) “Mental disorder” means any organic, mental, or emotional impairment that has substantial adverse effects on an individual's cognitive or volitional functions.
(b) The term does not include:
   (i) addiction to drugs or alcohol;
   (ii) drug or alcohol intoxication;
   (iii) mental retardation; or
   (iv) epilepsy.
(c) A mental disorder may co-occur with addiction or chemical dependency.

(Italics added.)

The Specialized Assessment includes Competency to proceed to adjudication/Fitness to proceed evaluations as indicated in 46-14-101 MCA:

(1) The purpose of this section is to provide a legal standard of mental disease or defect under which the information gained from examination of the defendant, pursuant to part 2 of this chapter, regarding a defendant’s mental condition is
applied. The court shall apply this standard:

(a) in any determination regarding:
   (i) a defendant's fitness to proceed and stand trial;
   (ii) whether the defendant had, at the time that the offense was committed, a particular state of mind that is an essential element of the offense; and

(b) at sentencing when a defendant has been convicted on a verdict of guilty or a plea of guilty or nolo contendere and claims that at the time of commission of the offense for which the defendant was convicted, the defendant was unable to appreciate the criminality of the defendant's behavior or to conform the defendant's behavior to the requirements of the law.

(2) (a) As used in this chapter, "mental disease or defect" means an organic, mental, or emotional disorder that is manifested by a substantial disturbance in behavior, feeling, thinking, or judgment to such an extent that the person requires care, treatment, and rehabilitation.

(b) The term "mental disease or defect" does not include:
   (i) an abnormality manifested only by repeated criminal or other antisocial behavior;
   (ii) a developmental disability, as defined in 53-20-102;
   (iii) drug or alcohol intoxication; or
   (iv) drug or alcohol addiction. (Italics added.)

For additional information and Protocol forms, please see

http://www.publicdefender.mt.gov/
SECTION 1: Instructions for Attorneys who believe they have mental health issues in a case

In order to ensure effective case development, attorneys should work through this checklist prior to engaging the services of an outside Mental Health Professional. (For detailed explanation regarding any of the services described herein, see SECTION 3 (below).) The intention of this section is to assist the attorney in thinking about their case regarding any mental health considerations that the attorney thinks might exist. Therefore, this section is an abbreviated version of the detailed protocol.

1. Is there a MH issue in the case?
   a. Read the file
   b. Review collateral information
   c. Talk to the client

2. To what extent does a MH issue exist?
   a. Review and complete the Consultation and Referral Form, An Attorney’s Worksheet
   b. Consider how the MH issue might effect the case?
   c. Contact OPD MH Consultant for initial review, and/or
   d. Contact MH Professional for initial consultation as needed.
   e. Following a.-d., consider referring the case for Screening or Examination by MH Professional.

3. If Professional is required beyond initial consultation,
   a. Contact the Professional
   b. Keep conversation confidential and instruct Professional likewise.
      ▪ You (both attorney and Professional) may (and should) maintain your own confidential notes
   c. Instruct Professional to not prepare written report or correspondence to send lawyer, unless requested to do so by attorney.
   d. Notify Regional Deputy Public Defender (RDPD)
SECTION 2:
Friendly Suggestions for Attorney and Professional

The purpose of this section is to define various elements of the protocol. These friendly suggestions are intended to be used as reminders or clarifiers.

- For the purpose of this OPD protocol, we use the term mental health to include all behavioral health concerns (e.g. physical conditions affecting mental status, substance use, etc.).
- Professional, please do not generate any written report pertaining to the case referral received by the OPD without specific authorization or request of counsel; whether or not to generate a written report should be guided by a specific conversation between the attorney and the Professional. (Attachment G provides a sample no report letter.)
- In most cases, it is OPD policy that the attorney, not the MH Professional, will initially obtain collateral data and provide it to the MH Professional.
- In the event that additional sources of relevant and important information come to light during the Professional’s examination process, the Professional may request those records and inform the attorney of the additional sources of information.
- OPD has developed a HIPAA compliant release of information form (OPD-MH1) which should be used by both the OPD attorney and the MH Professional.
- Mental Health Professional must immediately contact the referring Attorney at the first indication that additional time is necessary to answer the referral question! Approval must be provided in order for payment over and above the initial pre-approved amount. Justification must also be provided regarding the specifics of what additional time spent on the case will entail. (See Attachment J for a sample letter requesting additional funds.)
SECTION 3: Protocol

When an attorney deems there may be a “Mental Health issue” with a case, the attorney should review and complete the Mental Health Consultation and Referral Form, An Attorney’s Worksheet (OPD-MH2). This worksheet will help clarify mental health issues that may be present in the case. See Attachment A, below.

This section of the protocol will explain in some detail, each of the four elements of the overall OPD protocol governing referral and evaluation. One or more of the following protocols should be employed, as appropriate:

A) Consultation with the OPD Mental Health (MH) Consultant,
B) Consultation with a MH Professional,
C) Screening by a MH Professional or,
D) Examination by a MH Professional.
A) Consultation with the OPD Mental Health Consultant

Attorney should review and complete the Mental Health Consultation and Referral Form, An Attorney’s Worksheet (OPD-MH2). See Attachment A.

The attorney may contact the OPD Mental Health (MH) Consultant regarding a case as needed to discuss areas that lead the attorney to think a mental health issue may exist in the case. The requesting attorney will make available to the MH Consultant basic case information such as the charging documents, information gathered as a result of any releases of information (ROI) and/or previous involvement with the OPD or law enforcement.

Consultation may also be used to assist in solidifying specific referral question(s) once a mental health issue has been determined. The attorney and MH Consultant may discuss the referral and proposed examination schedule (e.g. time frame, nature and extent of the Mental Health examination recommended, type of examination tools that may be needed, estimated costs, etc.). And, this may need to be an ongoing dialogue as issues in the case or in the examination unfold.

As a result of the information discussed, the MH Consultant may suggest that the attorney consult with a Mental Health Professional, schedule a Screening or an Examination by a MH Professional. (See below for a description of Consultation with MH Professional, Screening by a MH Professional or Examination by a MH Professional based on clearly formulated referral questions.)

Attorney questions to consider:
▪ Did the MH Consultant propose any additional suggestions or recommendations?
▪ Is Regional Deputy Public Defender authorization needed (e.g. if case is referred for examination that may cost less than $1000)?
▪ Is additional authorization needed from the Chief Public Defender, Contracts Manager, or Conflict Manager (e.g. if case is referred for examination that may cost more than $1000).

Time frame: As needed.

Estimated cost: No additional funds needed.

Approval: No additional approval needed. (Consult with Regional Deputy Public Defender as needed.)
B) Consultation with a MH Professional

Attorney should review and complete the Mental Health Consultation and Referral Form, An Attorney’s Worksheet (OPD-MH2). See Attachment A. Consent must be secured by the client prior to the consultation. With juvenile cases, attorney will get the signature of the parent or guardian. Attorney should also get juvenile’s consent.

The MH Professional may base her/his opinion regarding the appropriateness of subsequent screening or examination contacts between an MH Professional and the attorney’s client on information the attorney presents over the phone or in person. Information presented to the MH Professional will include basic charging documents, and other important data that have been gathered as a result of the ROIs and previous involvement with the OPD or law enforcement. The attorney and MH Professional will discuss the case specifics and referral question(s), proposed mental health needs and recommended course of action (e.g. If a Screening by a MH Professional or Examination by a MH Professional is deemed necessary. See below for a description of the Screening and Examination options.)

If the mental health concerns are well known and documented in your case, the attorney may contact a MH Professional with case specific mental health concerns or referral question(s). This option may be used when documentation is needed regarding a MH Professional’s opinion regarding a recommended course of action that is able to be given without a screening or more comprehensive examination being warranted. For example, consultation may be appropriate if there is a recent (within the past weeks, months or year) examination, treatment, diagnosis for your client, in which case the Professional may render an opinion about a recommended next course of action based on the case history and information presented by the attorney.

The types of opinions that can be defensibly and ethically offered without face-to-face contact are limited. Certainly an opinion may be given about whether or not there might be a mental health issue that should be screened or evaluated. However, it is unlikely, except in the most rare and extreme cases, to obtain opinions that go to psycholegal questions that ask about fitness to proceed, criminal responsibility, sentencing mitigation, etc., without at least some face-to-face contact between the MH Professional and the client.

Consult with the Regional Deputy Public Defender as needed and required.

Attorney questions to consider:
- Did the consultation with the MH Professional answer the referral question(s)?
- Were there mitigating circumstances (e.g. issues in the case were uncovered that change the referral question or required additional examination, etc.)?
- Did the MH Professional propose any additional suggestions or recommendations?

Time frame: 15 minutes to 2 hours.

Estimated cost: See Attachment C Estimated Cost Schedule.

Approval: Regional Deputy Public Defender per policy.
C) Screening by a MH Professional

Attorney should review and complete the Mental Health Consultation and Referral Form, An Attorney’s Worksheet (OPD-MH2). See Attachment A.

If the case requires an initial screening assessment (from here on referred to as Screening), the attorney will contact a MH Professional to discuss the specific referral question(s). The attorney and MH Professional will discuss the referral and proposed examination schedule (e.g. time frame, type of examination tools that may be needed, estimated costs, etc.) and develop clear specific referral questions that are to be answered by the screening. Get client consent. With juvenile cases, attorney will get the signature of the parent or guardian. Attorney should also get juvenile’s consent.

This standard screening will consist of demographic information, statement of the referral question, a history of the presenting problem, a psychosocial history, a mental status examination (MSE), and an impression regarding the issue being screened (i.e., there does not appear to be an issue and further examination does not appear to be warranted, or, it appears that there may be an issue which should be further explored.)

For example, referral questions in the case of screening may be:

- Does it appear that there may be reason to doubt this defendant’s fitness to proceed?
- Does it appear that this defendant may have a mental health defense?
- Does it appear that this defendant may meet the appreciate and conform requirements for mitigation at sentencing?
- And, in each case, Is more comprehensive examination indicated?

Prior to (and in some cases during) MH Professional involvement, the attorney will send basic information to the MH Professional regarding the case including charging documents, criminal history, and signed releases of information (ROI) for obtaining information from collateral people and/or places. Information will be gathered from past and/or current outpatient and inpatient facilities, medical doctors, and other material pertinent to the case and referral question(s). Once MH Professional has accepted the referral, the requesting attorney will make available to the MH Professional the charging document, background of the case, collateral information gathered and payment mechanism.

As a result of the screening, a diagnostic impression and recommendation(s) specific to the referral question(s) will be generated. All communication between attorney and MH Professional remains confidential until the attorney specifies and instructs otherwise, i.e. the MH Professional must not generate a written “report” until requested to do so by the attorney. The referring attorney is to be notified by the MH Professional regarding the diagnostic impression and recommendation(s). If MH Professional concludes that further examination is not recommended as pertinent to the referral question(s), the MH Professional will provide a verbal summary report to the attorney with a brief written letter/report to follow if requested by the attorney.

If the MH Professional concludes that further and more extensive examination is recommended as pertinent to the referral question(s) (e.g. competency examinations), the examination process may be resumed or scheduled for completion as soon as possible.
(See description below for Examination by a MH Professional.) Forms will be provided for standardization and for use by the MH Professional as a guide regarding information to be provided to the attorney (see Attachment D).

**Attorney questions to consider:**
- Did the Screening completed by the MH Professional answer the referral question(s)?
- Were there mitigating circumstances (e.g. issues in the case were uncovered that change the referral question or required additional examination, etc.)?
- Did the MH Professional propose any additional suggestions or recommendations?
- Is Regional Deputy Public Defender authorization needed (e.g. if case is referred for examination that may cost less than $1000)?
- Is additional authorization needed from the Chief Public Defender, Contracts Manager, or Conflict Manager (e.g. if case is referred for examination that may cost more than $1000).

*Time frame:* 4—6 hours (See Attachment B Screening and Examination Schedule.)

*Estimated cost:* See Attachment C Estimated Cost Schedule.

*Approval:* Regional Deputy Public Defender per policy.
D) Examination by a MH Professional

Attorney should review and complete the Mental Health Consultation and Referral Form, An Attorney’s Worksheet (OPD-MH2). See Attachment A. Get consent of client. With juvenile cases, attorney will get the signature of the parent or guardian. Attorney should also get juvenile’s consent.

If the case requires a comprehensive examination, the attorney will contact a MH Professional with specific referral question(s). For example, the attorney may want an opinion regarding:

- Capacity to understand the proceedings and to assist counsel,
- Capacity of the defendant to have acted with knowledge and purpose at the time of the alleged offense,
- Capacity of the defendant to have appreciated the criminality of his behavior and/or to have conformed his behavior to the requirement of the law,
- Capacity of the defendant to have knowingly and voluntarily waived his Miranda rights,
- and so forth.

The attorney and MH Professional will discuss the referral and proposed examination schedule (e.g. time frame, type of examination tools that may be needed, estimated costs, etc.).

Prior to (and in some cases during) MH Professional involvement in the case, the attorney will send signed releases of information (ROI) to any/all collateral people and/or places such as from past and/or current outpatient and inpatient facilities, medical doctors, and other material pertinent to the case and referral question(s). Once MH Professional has accepted the referral, the requesting attorney will make available to the MH Professional the charging document, background of the case, relevant case documents such as police reports, pre-sentence investigation reports, witness statements, statements made by the defendant, NCIC printout, collateral information, and payment mechanism.

In addition to a Screening, consisting of demographic information, statement of the referral question, a history of the presenting problem, a psychosocial history, and a mental status examination (MSE), the Examination will include a series of evaluative tools to address specific referral question(s). Specific areas that may be the focus of the examination (e.g. criminal responsibility, sentencing mitigation, waiver of rights, transfer to adult court, need for civil commitment, etc.) may include one or more of the following: Competency, Intellectual/academic, Personality functioning, Neuropsychological, or Psychosexual. Forms will be provided for standardization and for use by the MH Professional as a guide regarding information to be provided to the attorney (see Attachment E).

The Examination will generate a diagnostic impression, opinions, and recommendation(s) specific to the referral question(s). Once the extended examination is completed, the MH Professional will provide a verbal report indicating the diagnostic impression, opinions, and recommendation(s) to the attorney with a comprehensive written report to follow if requested by the attorney.
Attorney questions to consider:

- Did the Examination completed by the MH Professional answer the referral question(s)?
- Were there mitigating circumstances?
- Did the MH Professional propose any additional suggestions or recommendations?
- Is Regional Deputy Public Defender authorization needed (e.g. if case is referred for examination that may cost less than $1000)?
- Is additional authorization needed from the Chief Public Defender, Contracts Manager, or Conflict Manager (e.g. if case is referred for examination that may cost more than $1000).

Time frame: 6 hours and up (See Attachment B Screening and Examination Schedule.)

Estimated cost: See Attachment C Estimated Cost Schedule.

Approval: Regional Deputy Public Defender per policy.
Attachment A
OPD-MH2
Mental Health Consultation and Referral Form
An Attorney’s Worksheet

Requesting Attorney __________________________________________
OPD Location ________________________________________________

Age of Client _______________ DOB _______________ Gender: M F

Cause # _______________
If juvenile, did you get signature of juvenile’s holder of privilege on a ROI or on an informed consent to the examination form? YES NO
Name of the holder of privilege ______________________

What behaviors or statements lead you to seek consultation/referral for MH issues?
(Please be as specific as possible.) ________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

What do you hope to glean from the referral that will help your case? (e.g. Do you think this person is competent? If not, why? How much weight (on a scale of 1 to 10) do you give to an assessment being needed?)
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

Current Charges (with date of arrest) _____________________________________
History previous involvement in Law Enforcement ___________________________
Did you print the client’s criminal history? YES NO
Date of next hearing: ____________________________________________
Trial date: _____________________________________________________

Where is client currently residing (Circle/indicate location)
Home (on bond) Detention facility (Where ______________) House arrest
Shelter ______ Homeless _________ Other (specify): ______________

Parole/probation Officer assigned? ________________________________

Substance use at the time of the arrest? YES NO History of use? YES NO
If YES to either, what is/are the drug(s) of choice__________________________
________________________________________________________________________

Is client currently under a mental health professional’s services?  YES  NO  UNK
If yes, with ________________________________
If yes, have records been requested?  YES  NO
If records have been requested, have they been received?  YES  NO  SOME

Does client have a history of mental health services?  YES  NO  UNK
If yes, with ________________________________
If yes, have records been requested?  YES  NO
If records have been requested, have they been received?  YES  NO  SOME

Is client currently under medical care?  YES  NO  UNK
If yes, with ________________________________
If yes, have records been requested?  YES  NO
If records have been requested, have they been received?  YES  NO  SOME
Is client taking any prescription medications?  YES  NO
If yes, who is the treating physician?  _______________________
What are the medications indicated?  ________________________

The specific referral question(s) is/are:  (i.e. evaluate current mental status, assess for any diagnosis, assess competency concerns/ fitness to proceed, etc.) (See protocol for referral question examples.)
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

Proposed Mental Health Professional/Professional (name, address, phone)
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

Approval from Region Deputy  YES  (______________________)  NO
Date

Estimated cost: _______________________

Course of Action:
1.
2.
3.
4.
Attachment B
Screening and Examination Schedule

The purpose of this Screening and Examination Schedule is to provide guidance to the attorney and Mental Health Professional regarding the level and intensity of the Mental Health Professional involvement needed in a case. This is a four level schedule that ranges from least intensive (A. Consultation with State Mental Health Consultant) to most intensive (D. Examination by a Mental Health Professional). Following are descriptions of each level for your quick reference. Detailed descriptions are found in the protocol.

A) Consultation with State Mental Health (MH) Consultant
   * Time: As needed to thoroughly discuss the case.
   * Review and complete the Mental Health Consultation and Referral Form.
   * Participants: OPD Attorney and the State MH Consultant
   * Definition: Mutual exchange of information, ideas, suggestions, comments, general brainstorming and recommendations.
   * Purpose: To determine if there is a mental health issue in a case. If there IS:
     - To what extent?
     - What is to occur next?
     - Develop referral question(s)?
     - Complete Releases of Information (ROI), signed by client or holder of privilege
     - Consult with Regional Deputy as needed/required
     - Contact MH Professional
     - Provide MH Professional all relevant information regarding the case (charging documents, NCIC, pre-sentence investigations, proof of consent by holder of privilege, documents from ROIs)
   * Purpose: To determine if there is a mental health issue in a case. If there is NOT:
     * Document conversation as needed in case file.
     * No further consultation or referral needed at this time.
   * Cost: No additional funds needed
   * Time frame: as needed

B) Consultation with a Mental Health (MH) Professional
   * Time: 20 minutes to 2 hours depending on the mental health components, history of the case etc.
   * Review and complete the Mental Health Consultation and Referral Form.
   * Participants: OPD Attorney and Mental Health Professional
   * Definition: Mutual exchange of information, ideas, suggestions, comments, general brainstorming and recommendations.
   * Purpose: To determine the extent of a Mental health issue in a case. If there IS:
     - Known MH history (by report or documentation)
- Recent consultations, screenings or examinations of client by MH Professionals.
- Determine what is to occur next?
- Develop referral question(s)?
- Complete Releases of Information (ROI), signed by client or holder of privilege
- Consult with Regional Deputy as needed/required
- Provide MH Professional information regarding the case (charging documents, proof of consent by holder of privilege, documents from ROIs)
* Purpose: If there is a mental health issue in a case. If there is NOT:
  * Document conversation as needed in case file.
  * No further consultation or referral needed at this time.
* Cost: Dependent on the Professional and length of consultation
* Time frame: 20 minutes to 2 hours.

C) Screening by a MH Professional
* 4 to 6 hours depending on the complexity of the case, documents to review, referral question(s), if there is a brief evaluative tool used as an assessment device.
* Review and complete the Mental Health Consultation and Referral Form.
* Participants: OPD Attorney, Regional Deputy Attorney, Mental Health Professional (possibly the Contracts or Conflicts Manager)
* Definition: Mutual exchange of information, ideas, suggestions, comments, general brainstorming and recommendations.
* Purpose: To determine the extent of a Mental health issue in a case. If there IS:
  - A known MH history (by report or documentation)
  - A recent consultations, screenings or examinations of client by MH Professional(s).
  - Determine what is to occur next?
  - Develop referral question(s)?
  - Complete Releases of Information (ROI), signed by client or holder of privilege
  - Consult with Regional Deputy as needed/required
  - Provide MH Professional information regarding the case (charging documents, proof of consent by holder of privilege, documents from ROIs)
* Purpose: To determine if there is a Mental health issue in a case. If there is NOT:
  * Document conversation as needed in case file.
  * No further consultation or referral needed at this time.
* Cost: Dependent on the Professional and length of consultation
* Time frame: 4 hours to 6 hours

D) An Examination by a MH Professional.
* 6 hours and up depending on the complexity of the case, documents to review, referral question(s), extent of evaluative tool used, and travel requirements.
* Review and complete the Mental Health Consultation and Referral Form.
* Participants: OPD Attorney, Regional Deputy Attorney, Contracts Manager, Mental Health Professional
* Definition: Mutual exchange of information, ideas, suggestions, comments, general brainstorming and recommendations.
* Purpose: To determine the extent of a Mental health issue in a case. If there

_** IS:**_

- Known MH history (by report or documentation).
- Recent consultations, screenings or examinations of client by MH Professionals.
  - What is to occur next?
  - Develop referral question(s)?
  - Complete Releases of Information (ROI), signed by client or holder of privilege
  - Consult with Regional Deputy as needed/required
  - Provide MH Professional information regarding the case (charging documents, proof of consent by holder of privilege, documents from ROIs
* Specific issues (e.g. Criminal responsibility, sentencing mitigation, waiver of rights, transfer back to juvenile court, amenability to participation in drug treatment court, risk assessment (recidivism, violence, etc.), civil commitment, guardianship, etc.) that may be the focus of the examination may require assessment of one (or more) of the following:
  - Competency= Focus is on fitness to stand trial
  - Intellectual/academic= Focus is on the intellectual abilities (generates an IQ)
  - Personality functioning= Focus is on Diagnosis and general functioning and functional impairments
  - Neuropsychological= Focus is on the potential Organicity of an illness
  - Psychosexual= Focus on sex offender examinations
* Cost: Dependent on the extent of evaluative tools used as well as travel or court appearances
* Time frame: 6 hours and up; administration and scoring time allowances will be as indicated in the instruction manual
## Attachment C

### MENTAL HEALTH PROVIDER

#### Fee Schedule

March 22, 2018

**FOR ALL SERVICES PERFORMED BEGINNING WITH THE APRIL, 2018 MONTH OF SERVICE**

**SUBJECT TO CHANGE**

### PROVIDER HOURLY RATES

<table>
<thead>
<tr>
<th>Profession</th>
<th>Rate</th>
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<tbody>
<tr>
<td>Psychologist, M.D., and Ph.D.</td>
<td>$113.00</td>
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<tr>
<td>APRN</td>
<td>$101.00</td>
</tr>
<tr>
<td>LCSW and LCPC</td>
<td>$68.00</td>
</tr>
<tr>
<td>LAC</td>
<td>$68.00</td>
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*No Show for appointment - To be paid for one hour at 50% the hourly rate.*

### HOURLY TRAVEL RATES

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<td>APRN</td>
<td>$44.00</td>
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<td>LCSW and LCPC</td>
<td>$27.00</td>
</tr>
<tr>
<td>LAC</td>
<td>$27.00</td>
</tr>
</tbody>
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*Mileage reimbursement, overnight lodging, and per diem will be calculated at State Rate for all disciplines.*


### HOURLY TESTIMONY RATES

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<th>Rate</th>
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<td>$152.00</td>
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<tr>
<td>LCSW and LCPC</td>
<td>$102.00</td>
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<tr>
<td>LAC</td>
<td>$102.00</td>
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*Includes wait time*

### FLAT FEE EVALUATIONS

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<td>Chemical Dependency Evaluation</td>
<td>$270.00</td>
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<tr>
<td>Sex Offender Evaluations</td>
<td>$1,350.00</td>
</tr>
</tbody>
</table>

*Includes Risk Assessment*

Revised March 22, 2018
Attachment D
Sample Screening Report by a MH Professional Outline
ONLY WRITE A REPORT AT THE REQUEST OF THE ATTORNEY

Identifying Information
- Demographic info (name, age, DOB, date(s) of examination, tests/assessment tools used)

Referral Questions/Notification
- If juvenile, client consent and legal guardian consent?

Sources of Information Relied Upon (i.e., bases for opinion)

Statement regarding confidentiality and purpose/use of the report

Brief Relevant History (only include elements if directly related to the referral question)
- Educational History
- Employment History
- Medical History
- Current and past medications used (specifically for MH Dx)
- Mental Health and Substance Use History
- Legal History
- Military History

Test results

Mental Status/Current Clinical Functioning

Diagnostic Impression
- At a minimum, indicate Axis I and Axis II diagnosis
- In some cases, it may be prudent and beneficial to document on all five axes

Conclusions, Opinions and Recommendations
Attachment E

Sample Examination by a MH Professional Outline

ONLY WRITE A REPORT AT THE REQUEST OF THE ATTORNEY

Identifying Information
- Demographic info (name, age, DOB, date(s) of examination, tests/assessment tools used)

Referral Questions/Notification
- If juvenile, client consent and legal guardian consent?

Statement regarding confidentiality and purpose/use of the report

Relevant History (only include elements if directly related to the referral question)
- Educational History
- Employment History
- Medical history
- Current and past medications used (specifically for MH Dx)
- Mental health and Substance Use History
- Legal History
- Military History

Test results

Mental Status/Current Clinical Functioning

Diagnostic Impression
- At a minimum, indicate Axis I and Axis II diagnostic information
- In some cases, it may be prudent and beneficial to document on all five axes

Assessment of Competence to Proceed
- Appreciation of charges and Allegations
- Appreciation of the Range and Nature of Possible Penalties
- Understanding of the legal process and its Adversary Nature
- Capacity to Work with Attorney and Provide Relevant information
- Ability to Manifest Appropriate Courtroom Behavior
- Ability to Testify Relevantly
- Opinion Regarding Competence to Proceed and need for Treatment/Restoration

Examination Data Relevant to Other Psycholegal Issues
  For Example: Criminal Responsibility, Sentencing Mitigation, and so on – see comments above

Conclusions, Opinions and Recommendations
Attachment F
Suggested Chemical Dependency Examination Format

* Review of collaborative information and supportive documents
* Initial meeting with/screening of client
* CD examination to include screening tools and lie/deception detectors:
  * E.g. The CD2 is the computerized Diagnosis of Chemical Dependency testing instrument includes three screening instruments: the Forty Questionnaire, Mood Altering Chemical Use Questionnaire (MACUQ) and the M.A.S.T. CD2 includes a scale to try detecting lie and denial as well. Depending on the results the Alcohol Use Profile (AUP) or the S.A.S.S.I. may additionally be used.
* Standard Tools include:
  - CD2 (as indicated above)
  - 40Q (40 Questions)
  - M.A.S.T., (Michigan Alcoholism Screening Test)
  - MACUQ (Mood Altering Chemical Use Questionnaire)
  - CPQ (Concerned Person Questionnaire)
  - CAGE
* If high denial or lie results on the original test, other tools should be used (e.g. S.A.S.S.I, AUP)
* Depending on referral question and client characteristics, other evaluative tools may be used (e.g. DAST-Drug Abuse Screening Test, Women’s Alcohol Questionnaire, MAST-G for the elderly population, QUIK and other drug instruments depending on the drug of choice/use/concern (Cocaine, METH, marijuana))
XXX, Attorney at Law
Public Defender’s Office
Address of OPD
Town, MT 59***

Dear XXX,

At your request I performed a psychological examination of your client, XXX. After receiving a verbal report of my findings you stated a written report was not necessary at this time, but reserved the right to request one in the future. Please feel free to contact me about this or any other matter. Thank you for this referral.

Sincerely,

Professional Person
MyCredentials
Attachment H
Professional Record of Billing

Billing Record

TO: OPD
Address
City, MT, 59**

Requesting Attorney

RE: Case Name Date of initial request

<table>
<thead>
<tr>
<th>Date</th>
<th>Specific Description of activity</th>
<th>Duration of activity (e.g. administered Computerized MMPI-2)</th>
<th>Cost (per unit)</th>
<th>Total (activity)</th>
</tr>
</thead>
</table>

TOTAL BILL $$$$$$$$

Professional: Immediately contact the referring attorney at the first indication that additional time is necessary to answer the referral question! Approval must be provided in order for payment over and above the initial pre-approved amount. Justification must be provided regarding the specifics of what additional time spent on the case will entail. (See Attachment J for a sample letter for requesting additional funds.)
Attachment I

OPD-MH1

Authorization for the Release of Information (ROI)

OFFICE OF THE STATE PUBLIC DEFENDER

RANDI HOOD
CHIEF PUBLIC DEFENDER

AUTHORIZATION FOR DISCLOSURE OF INFORMATION

Name (please print) [ ]
I authorize [ ]
Date of Birth [ ]

☐ to disclose and give copies to the Office of the State Public Defender, the following information now in your possession or control and to answer any questions that may be asked regarding this information.

This authorization covers the approximate time period from [ ] to [ ]

☐ Any and All Treatment

Medical treatment record(s) requested

☐ Entire Record
☐ History and physical
☐ admission/discharge form
☐ pharmacy records
☐ health/illness progress notes
☐ laboratory reports/studies
☐ radiograph/IMR's imaging studies
☐ physician's orders
☐ nursing notes
☐ medications sheets
☐ discharge summary/orders
☐ HIV/AIDS diagnosis/treatment records
☐ other [ ]

Mental health treatment record(s) requested

☐ Entire Record
☐ History/Physical
☐ education assessment
☐ psychological testing
☐ diagnostic assessment
☐ progress/treatment notes
☐ observation report
☐ competency/ability evaluations
☐ physicians orders
☐ medication sheets
☐ discharge summary/orders
☐ other [ ]

Drug and alcohol treatment information requested

☐ Entire Record
☐ substance abuse evaluation
☐ discharge summary/orders
☐ progress/treatment notes
☐ diagnosis or testing instrument
☐ other [ ]

Other records (Specify: e.g., SSA, DRPHS, billing/payment, vocational) [ ]

The purpose of this disclosure is: legal purposes
This consent expires: one year from the date of signing

I understand that:

☐ The requested information may not be protected from disclosure by the Office of the State Public Defender, however, if this information is protected by federal guidelines (above confidentiality regulations 42 CFR part 2) the Office of the State Public Defender may not disclose such information without further written authorization unless otherwise provided for by state or federal law.

☐ I may refuse to sign this authorization and that my refusal will not result in the termination of my representation or ability to obtain treatment, services, or affect eligibility for benefits.

☐ I may have a copy of this authorization.

☐ A photograph of this release is valid and may be used in lieu of the original.

☐ I may revoke this authorization in writing at any time.

I have read this authorization and by signing acknowledge that I knowingly and freely consent to the disclosure of this information.

Signature (or signature of person authorized to sign) [ ]
Date of Signing [ ]

The authorized person signing above is: [ ] parent [ ] legal guardian [ ] other [ ]

If no longer wish to share the information indicated above with the Office of the State Public Defender and hereby revoke the authorization.

Signature [ ]
Date [ ]
Attachment J
Request for Additional Funds

Dr. Person, Ph.D.
123 Street Address• Big Town, Montana 59888
406/123-4567 (office) 406/234-5678 (cell) 406/345-6789 (fax)
drperson@email.none

Attorney
OPD office
City, State  Zip

RE: Client Name and case number

Dear Mr. Attorney,

I am writing to you about my recent evaluation of Client. I am requesting additional funds to continue or complete the evaluation of this client. At this point I have met with Client on XXXXX dates to conduct the standard interviews and testing I customarily conduct with referrals such as in this case. Make a statement of the records reviewed (lots, none, waiting for records, etc.) For example: I have also obtained and reviewed a voluminous amount of medical records.

I was originally authorized for $XXXX. At the present time, the total fee for work completed comes to $XXXX. Because of the rather complex nature of the case, I will need to meet with Client to administer XXXXXXX. I estimate that in order to complete the examination I will need to spend XX hours in face-to-face with Client for follow-up interview and testing, additional XX reviewing the records from Whatever Healthcare Hospital when they arrive, XX conducting collateral interviews, XX synthesizing and formulating my conclusions; and XX finishing a final draft of the report. This is a total of an additional XX hours above and beyond the time already invested in the case. At the fee of $XXX per hour this comes to $XXXX. I am requesting authorization for an additional $XXXX to enable me to complete the examination of Client specific to the referral question(s).

Specifics to support needed additional funds.

SAMPLE:
Client's examination has been complicated by the fact that Client has an extensive medical history, in large part related to a long history of ******** and Client’s Attorney has asked that the examination include assessment of Client’s complaints of ***** in the interest of sentencing considerations. Because of Client's
extensive medical history Client medical records are voluminous and review of those records has been time consuming. Client has proven to be an unreliable historian with regard to Client medical history which makes generating a consistent understanding of Client history more difficult.

Client received elevated scores, including the total score, on the Structured Inventory of Malingered Symptomatology as well as a questionable configuration of scores on the validity scales of the MMPI-2 necessitating more comprehensive assessment of Client’s response style. Client describes a history of ***** around the time of the alleged offense which suggests that alleged offense behavior may have resulted from the impact of **** on Client’s cognitive and volitional functioning.

Because of the need to further assess the possible influence of Dx as well as the possibility of feigning or exaggeration of Dx and other symptoms, I plan to administer the following tests: XX, XX, and XX I also need to interview collateral informants (e.g., Client’s daughter, a roommate Client was living with at the time of the alleged offense (both of whom spent much of the day with Client prior to the alleged offense), and a healthcare provider whom Client met with on the morning of the date of the alleged offense) to assess the accuracy of statements which Client has made to me about Client behavior and states of mind on the day of the alleged offense.

If further information is needed, please feel free to contact me.

Sincerely,

Dr. Person
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