

**PROGRAM OPERATIONS  
DIRECTIVE # 37.0**

**SUBJECT:** Completion of Court Orders for Refusal of Injection

**ISSUED:** 3-12-2021

**PURPOSE:**

To clarify expectations for use of court orders and police response for individuals served by CMH who have been court ordered to receive injections and refuse.

**DEFINITION:**

Court orders: any individual served that is on a court order for mental health treatment.

Injections: are any psychotropic injection prescribed by a CMH prescriber.

**POPULATION:**

All case holders/clinicians.

**REQUIREMENTS:**

As of March 12<sup>th</sup>, if a person served by CMH who is on a court order refuses their injection, the CMH case holder will file a notification of non-compliance (PCM 230) with the probate court, with an attachment to describe the situation and what they are requesting (for example, requesting a police presence during the next attempt to give the injection, hospitalization, etc.).

The assigned prescriber should be consulted prior to the notification of non-compliance being sent, to allow for their recommendation (police present for injection, hospitalization, etc.). If the treatment team recommends that the police assist in an injection, a CMH nurse and other treatment team member will contact the police and make a plan to meet the police at the residence.