

Legal Class at Admit/Discharge and Definition of Legal Class

W6000 (Voluntary Adult/Child) - Voluntary admission to a state hospital, private mental institution, or county psychiatric hospital.

W5585 (72 Hr Child) - 72 Hr. Child hold for Intensive Treatment due to Danger to Self, Danger to Others or Gravely Disabled.

W5150 (72 Hr Adult) - 72 Hr. Adult hold for Intensive Treatment due to Danger to Self, Danger to Others or Gravely Disabled.

W5250 (14 Day Adult/Child) - Additional 14 day hold for Adult/Child Intensive Treatment after the first 72 hr. hold due to continued Danger to Self, Danger to Others or Gravely Disabled.

W5260 (Additional 14 Day Adult/Child) - 2nd 14 day hold for Adult/Child for Intensive Treatment due to Acute Danger to Self

<u>W5270.15 (30 Day Adult/Child)</u> - Another 30 day hold for Adult/child for Intensive Treatment due to continued Gravely Disabled and person remains unwilling or unable to accept treatment voluntarily.

<u>W5300 (180 Day Adult/Child)</u> - Additional 180 day hold for Adult/Child Intensive Treatment due to continued Imminent Danger to Others

W709 (Incompetent to Stand Trial for Minor) - A minor who is suspected of, or deemed incompetent to proceed in legal proceedings due to lacking sufficient present ability to consult with counsel and assist in preparing his or her defense with a reasonable degree of rational understanding.

Court/Conservator Status at Admit/Discharge that apply to CYS

W 300 Juvenile Dep - Juvenile Court has made child a Dependent of the Court thereby placing the child within the Juvenile Court's jurisdiction due to the child having suffered, or being at risk of suffering, physical or emotional harm due to parental or guardian neglect, failure to protect, or non-accidental infliction.

<u>W5008 Murphy Conservator</u> - A Murphy conservatorship technically lasts for one year, but this type of commitment can extend indefinitely. Murphy conservatees have the right to a yearly court review and jury trial, and have the same procedural rights as other LPS conservatees. When the judge or jury finds a defendant Not Guilty by Reasonable Insanity (NGRI), the court will commit the defendant to a state hospital, a mental health facility, or an outpatient program. (Cal. Penal Code § 1026). If at the end of the commitment period, the defendant meets the criteria for a Murphy conservatorship, the



commitment may be "extended." This extension beyond the maximum period of commitment may be ordered for IST defendants who: (1) remain incompetent, (2) are charged by an undismissed indictment or information with a violent felony and (3) represent a substantial danger of physical harm to others. (Cal. Penal Code § 1370(c)(2), Cal. Welf. & Inst. Code § 5008(h)(1)(B)).

W5353 Temporary Conservator - Temporary conservator -If the individual is "gravely disabled," he/she can be placed on a temporary conservatorship for 30 days (Cal. Welf. & Inst. Code § 5352), followed by a permanent conservatorship for renewable one-year periods. If necessary, the temporary conservator may require the person to be detained in a facility providing intensive treatment or in a facility specified in Section 5358 pending the determination of conservatorship.

W5358 LPS (Full Conservator) - Lanterman-Petris-Short (LPS) Conservatorship- An LPS conservatorship of the person is a legal relationship in which a person appointed by the court to serve as conservator acts in the interests of a "gravely disabled" individual to ensure that the basic needs for food, clothing and shelter are met, and if authorized, that the individual receive adequate medical and psychiatric care and treatment. Renewable 1 year period.

W5686 (Rep Payee w/o Conservator) - Whenever a county believes that a mentally disabled person may be unable to manage his/her SSI/SSP funds, the county mental health program shall advise the person that he/she may have a trusted family member, relative or friend designated as their representative payee under the SSI/SSP program.

W601 Juvenile Ward (Status Offender Ward) - Person under the age of 18 who has been made a Ward of the Court due to 1) habitual refusal to obey the reasonable and proper orders or directions of his or her parents, guardian, or custodian or 2) has 4 or more truancies within one school year. Minor shall not be removed from the custody of the parent or guardian except during school hours.

W602 Juvenile Ward (Offender Ward) - Person under the age of 18 who has been made a Ward of the Court due to a violation of the law.