



STEPPING UP MEETING MINUTES

Date: October 9, 2017

Time: 1:00 pm

Location: Clinton County Admin. Building – BOS Board Room

Present: See attached sign in sheet

Welcome and Introductions

The planning group watched the "Stepping Up Webinar: Examining Treatment and Service Capacity " webinar <https://stepuptogether.org/key-resources> and collaborated on the Technical Assistance Module 3 Planning Guide. To be able to sign into the website to use tools, go to <https://stepuptogether.org> and click on the red button on the top right corner stating "Take Action Now". The website will ask for basic information for you to be able to login.

How does each group define mental health (pre-webinar #3):

- A definition of the 229 used in the Court System was handed out to follow (attached)

Current tools used in the jail:

- Medical screening focus (medication use, suicidal tendencies)
- A 14 day assessment is done on the inmate if someone is there more than 14 days
- A clinical health social worker is at the jail twice a week

Strengths discussed (what you have):

- Crisis Intervention Training underway
- Some of the training is free, not for OT or travel
- Advanced Correctional Healthcare with screen forms and clinical health nurse in the jail
- Suicide prevention training for jail staff

Gaps discussed (what you need):

- One mind campaign beginning to increase mental health training in LE
- A mental health drop off point to be determined within 30 minutes when an officer receives a call for a MH individual
- Helping peer to peer resources
- Utilize the mental health court in Scott county
- Look at the legislative perspective to be more in lined with the State of Illinois MH process
- The commitment process does not do well outside of business hours
- Medic/EMS staff being certified to conduct a MH screening
- A free service provided to inmates in Scott county about trauma education through Family Resources



'Stepping Up' Planning Group meeting #1
BOS Conf. Room – Admin. Building
Monday, September 25, 2017
1:00PM

Clinton County Justice Coordinating Commission
(563) 243-6210 ext. 4310
ccjcc@clintoncounty-ia.gov

Action Items:

- Sheriff Lincoln and Lt. Eberhart will work on prevalence rates and length of inmates stay to report results back to the group at the next meeting.

Adjournment

The meeting adjourned at 2:29 PM. The next meeting is scheduled for Monday, October 23th, 2017 at 1 PM at the BOS Board Room at the Clinton County Admin. Building. Future meetings include: October 30th. **The October 16th meeting has been cancelled.** Community members and stakeholders are invited to participate in these planning group meetings.

229.1 Definitions.

As used in this chapter, unless the context clearly requires otherwise:

1. "Administrator" means the administrator of the department of human services assigned, in accordance with section 218.1, to control the state mental health institutes, or that administrator's designee.
2. "Advocate" means a mental health advocate.
3. "Auditor" means the county auditor or the auditor's designee.
4. "Chemotherapy" means treatment of an individual by use of a drug or substance which cannot legally be delivered or administered to the ultimate user without a physician's prescription or medical order.
5. "Chief medical officer" means the medical director in charge of a public or private hospital, or that individual's physician-designee. This chapter does not negate the authority otherwise reposed by law in the respective superintendents of each of the state hospitals for persons with mental illness, established by chapter 226, to make decisions regarding the appropriateness of admissions or discharges of patients of that hospital, however it is the intent of this chapter that if the superintendent is not a licensed physician the decisions by the superintendent shall be corroborated by the chief medical officer of the hospital.
6. "Clerk" means the clerk of the district court.
7. "Hospital" means either a public hospital or a private hospital.
8. "Licensed physician" means an individual licensed under the provisions of chapter 148 to practice medicine and surgery or osteopathic medicine and surgery.
9. "Mental health and disability services region" means a mental health and disability services region formed in accordance with section 331.389.
10. "Mental health professional" means the same as defined in section 228.1.
11. "Mental illness" means every type of mental disease or mental disorder, except that it does not refer to an intellectual disability as defined in section 4.1, or to insanity, diminished responsibility, or mental incompetency as the terms are defined and used in the Iowa criminal code or in the rules of criminal procedure, Iowa court rules.
12. "Patient" means a person who has been hospitalized or ordered hospitalized to receive treatment pursuant to section 229.14.
13. "Private hospital" means any hospital or institution not directly supported by public funds, or a part thereof, which is equipped and staffed to provide inpatient care to persons with mental illness.
14. "Psychiatric advanced registered nurse practitioner" means an individual currently licensed as a registered nurse under chapter 152 or 152E who holds a national certification in psychiatric mental health care and who is licensed by the board of nursing as an advanced registered nurse practitioner.
15. "Public hospital" means:
 - a. A state mental health institute established by chapter 226; or
 - b. The state psychiatric hospital established by chapter 225; or
 - c. Any other publicly supported hospital or institution, or part of such hospital or institution, which is equipped and staffed to provide inpatient care to persons with mental illness, except the Iowa medical and classification center established by chapter 904.
16. "Region" means a mental health and disability services region formed in accordance with section 331.389.
17. "Regional administrator" means the regional administrator of a mental health and disability services region, as defined in section 331.388.
18. "Respondent" means any person against whom an application has been filed under section 229.6, but who has not been finally ordered committed for full-time custody, care, and treatment in a hospital.
19. "Serious emotional injury" is an injury which does not necessarily exhibit any physical characteristics, but which can be recognized and diagnosed by a licensed physician or other mental health professional and which can be causally connected with the act or omission of a person who is, or is alleged to be, mentally ill.
20. "Seriously mentally impaired" or "serious mental impairment" describes the condition of a person with mental illness and because of that illness lacks sufficient judgment to make

responsible decisions with respect to the person's hospitalization or treatment, and who because of that illness meets any of the following criteria:

a. Is likely to physically injure the person's self or others if allowed to remain at liberty without treatment.

b. Is likely to inflict serious emotional injury on members of the person's family or others who lack reasonable opportunity to avoid contact with the person with mental illness if the person with mental illness is allowed to remain at liberty without treatment.

c. Is unable to satisfy the person's needs for nourishment, clothing, essential medical care, or shelter so that it is likely that the person will suffer physical injury, physical debilitation, or death.

[R60, §1468; C73, §1434; C97, §2298; C24, 27, 31, 35, 39, §3580; C46, 50, 54, 58, 62, 66, §229.40; C71, 73, 75, §229.40, 229.44; C77, §229.1, 229.44; C79, 81, §229.1; 82 Acts, ch 1100, §7]

83 Acts, ch 96, §157, 159; 84 Acts, ch 1323, §2; 85 Acts, ch 21, §35; 87 Acts, ch 90, §1; 89 Acts, ch 275, §1; 95 Acts, ch 24, §1; 96 Acts, ch 1035, §12; 96 Acts, ch 1129, §57, 113; 96 Acts, ch 1183, §18; 97 Acts, ch 169, §15; 2000 Acts, ch 1112, §37; 2002 Acts, ch 1119, §107; 2004 Acts, ch 1090, §33; 2008 Acts, ch 1082, §4; 2008 Acts, ch 1088, §112; 2011 Acts, ch 121, §52, 62; 2012 Acts, ch 1019, §80; 2012 Acts, ch 1079, §6 - 8; 2015 Acts, ch 56, §17; 2015 Acts, ch 69, §57, 58; 2015 Acts, ch 76, §1

Referred to in §125.75, §229.6