Riverside County DPSS Adult Services Division

Barry Dewing, Regional Manager Julie Orozco, Regional Manager Raymond Mistica, Deputy County Counsel Michaela Williams, CARE Coordinator



APS Initiated Restraining Order (AIRO)

Background:

- 2014: Riverside County CARE Team submitted legislative proposal
- 2016: Became a law
- Modified W&IC 15657.03 and 15610.07
- Allows APS to file a request for a restraining order to protect an elder or dependent adult who:
 - has an impaired ability to appreciate and understand the circumstances that place him or her at risk of harm, or
 - has provided written authorization for APS to file the restraining order on their behalf.

Implementation



- Established planning/implementation meetings (APS Managers, staff experienced with restraining orders, County Counsel, Public Guardian, Probate Court).
- Determined County Counsel would file the petitions
- Designated AIRO Coordinator (per County Counsel request)
- Wrote internal procedures (step-by-step instructions)
- Developed policy
- Trial case submission, debrief discussion, and modification to policy and procedures
- Presentations made to APS staff

The Legal Authority

WELFARE & INSTITUTION CODE § 15657.03

- LAW: Pursuant to Welfare & Institutions Code section 15657.03(a)(3)(A), a petition may be brought on behalf of an elder or dependent adult by a county adult protective services agency in either of the following circumstances:
 - If the elder or dependent adult has suffered abuse and has impaired ability to appreciate and understand the circumstances that place him or her at risk of harm.
 - Under this option, APS is required to make a referral to the Public Guardian upon filing. (Section 15657.03(a)(3)(B).)
 - If the elder or dependent adult has provided written authorization to a county adult protective services agency to act on his or her behalf.
- **BURDEN:** A protective order may be issued upon reasonable proof of past acts of abuse. (Section 15657.03(c).)
 - Don't need any particularized showing that the wrongful acts will be continued or repeated. (Godowsky v. Godowsky (2009) 175 Cal.App.4th 128.)
 - Burden of proof is on the petitioner and under preponderance of the evidence standard. (Godowsky v. Godowsky (2009) 175 Cal.App.4th 128; Book out v. Nielsen (2007) 155 Cal.App.4th 1131.)
- **SCOPE:** The court has broad authority to enjoin any specified behavior. (Section 15657.03(b)(4)(C).)

The Legal Authority

WELFARE & INSTITUTION CODE § 15657.03

• LIMITATION:

- If seeking an order <u>excluding</u> the suspected abuser from the residence, the APS client must have legal or equitable title of, or lease rights in, the residence. (Section 15657.03(b)(4)(B).) On the other hand, can "kick-out" suspected abuser even if suspected abuser has legal rights to the residence.
- To obtain a temporary restraining order <u>excluding</u> the suspected abuser from the residence, you must show that the suspected abuser has assaulted or threatened to assault the APS client. (Section 15657.03(d).)
- To obtain a permanent order <u>excluding</u> the suspected abuser from the residence, the court must find that the physical or emotional harm would otherwise result to the APS client. (Section 15657.03(h).)
- **TIMING:** Temporary restraining orders may be granted upon the filing of the petition and last until the permanent hearing. (Section 15657.03(d).) Hearing on permanent orders are within 21 days from the filing of the petition unless good cause shown requiring 25 days. (Section 15657.03(f).)
- **DURATION:** The permanent order has a duration of not more than five years, but may be renewed. (Section 15657.03(i)(1).) If the order does not on its face state the expiration date, the duration is three years from the date of its issuance. (Section 15657.03(i)(2).)

Filing Considerations

An AIRO request shall only be initiated for severe cases of abuse when:

- the client remains vulnerable to continued victimization,
- All other protective measures have been exhausted, and
- A reliable third party exists (i.e. licensed facility) to monitor compliance of the protective order

Ideal Case Flow



Discussion: AIRO vs. Criminal Protective Order

Considerations/Challenges

- County Counsel involvement
- Time Consuming (packet, process)
- Requires specialist (due to low volume)
- Initially viewed as a fix-all solution to challenging cases (it is not)

- Cases with existing conservatorships (be mindful of partners)
- Law enforcement history (suspect/victim; interagency cooperation; public records)

Considerations/Challenges

- Repercussions for the client/county (i.e. when you remove caretaker, requires 3rd party)
- Community partners seeing AIRO as an alternative to their intervention (i.e. Public Guardian, Law Enforcement)
- Financial Abuse /Neglect cases

- APS Social Worker testimony
- Criticism when we elect to not do an AIRO



Benefits of the AIRO

- Protects our most vulnerable clients
- Buys time (while waiting for conservatorship, criminal proceedings)
- Provides legal authority to keep client protected/ confidential

- Gives law enforcement the authority to enforce the order
- Provides a level of protection even beyond a Criminal Protective Order (CPO)

AIRO Outcomes

- Permanent Approved: 4
- TRO Granted/Permanent Withdrawn: 1
- TRO Granted/Permanent Denied: 1
- AIRO Consult Only: 9



Protection



CASE PRESENTATIONS



AIRO Case Presentation #1

- Pseudonym: Jane Doe A
- **Age:** 87
- Gender: Female
- Living situation: Lived at home with son, daughter and son-in-law
- Medical history: hypertension, atrial fibrillation, hypothyroidism, left sided hemiparesis, dementia, and Chronic Obstructive Pulmonary Disease (COPD). Was on hospice due to a significant cerebrovascular accident (CVA).

Case History

• **Criminal History:** Two prior criminal cases (2009 and 2014) involving PC 368 (Elder Abuse) against victim

• APS History:

- History of client refusing services, insisting on returning to home of abusers
- History of suspects removing victim from medical facilities AMA (Against Medical Advice)
- Family hiding client



August 25, 2016

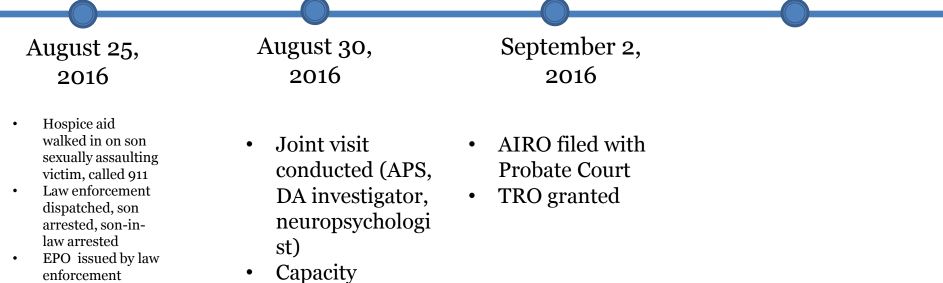
- Hospice aid walked in on son sexually assaulting victim, called 911
- Law enforcement dispatched, son arrested, son-inlaw arrested
- EPO issued by law enforcement
- Client listed as Jane Doe in hospital while AIRO in process

August 25, 2016

- Hospice aid walked in on son sexually assaulting victim, called 911
- Law enforcement dispatched, son arrested, son-inlaw arrested
- EPO issued by law enforcement
- Client listed as Jane Doe in hospital while AIRO in process

August 30, 2016

- Joint visit conducted (APS, DA investigator, neuropsychologist)
- Capacity assessment completed



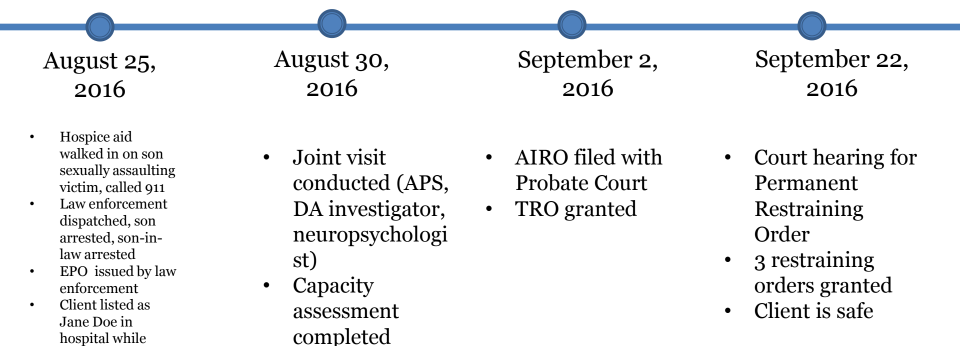
assessment

completed

Client listed as Jane Doe in hospital while AIRO in process

٠

AIRO in process



AIRO Case Presentation #2

- Pseudonym: Jane Doe B
- **Age:** 88
- **Gender:** Female
- Living situation: Lives in the home with her adult daughter and adult grandson
- **Medical history:** HBP, Pacemaker (5 years ago), HCL, overactive bladder, dementia

Case History

- APS History:
 - 9 past APS Investigations
 - 2011 2018
 - Majority are Financial Abuse against grandson
 - 2018: Self-Neglect



June 26, 2018

- APS receives referral regarding bruising on client's forehead and arms
- Daughter/caretaker "non-chalant" about bruising and unable to provide explanation
- Reports caretaker has yelled and thrown things before and they are worried about possible physical abuse





June 26, 2018

- APS receives referral regarding bruising on client's forehead and arms
- Daughter/caretaker
 "non-chalant"
 about bruising and
 unable to provide
 explanation
- Reports caretaker has yelled and thrown things before and they are worried about possible physical abuse

- June 27, 2018
- Joint visit conducted (APS, law enforcement)
- Client transported to hospital for evaluation
- Placed on 5150 hold

•

June 26, 2018

- APS receives referral regarding bruising on client's forehead and arms
- Daughter/caretaker "non-chalant" about bruising and unable to provide explanation
- Reports caretaker has yelled and thrown things before and they are worried about possible physical abuse

June 27, 2018

Joint visit conducted (APS, law

enforcement)

- Client transported to hospital for evaluation
- Placed on 5150 hold

June 28, 2017 – July 16, 2018

- Investigation continues
- Client is placed in out-of-home care
- Bruises improve
- Case presented to EAFC









•

June 26, 2018

- APS receives referral regarding bruising on client's forehead and arms
- Daughter/caretaker "non-chalant" about bruising and unable to provide explanation
- Reports caretaker has yelled and thrown things before and they are worried about possible physical abuse

June 27, 2018

Joint visit conducted (APS, law

enforcement)

- Client transported to hospital for evaluation
- Placed on 5150 hold

June 28, 2017 – July 16, 2018

- Investigation continues
- Client is placed in out-of-home care
- Bruises improve
- Case presented to EAFC

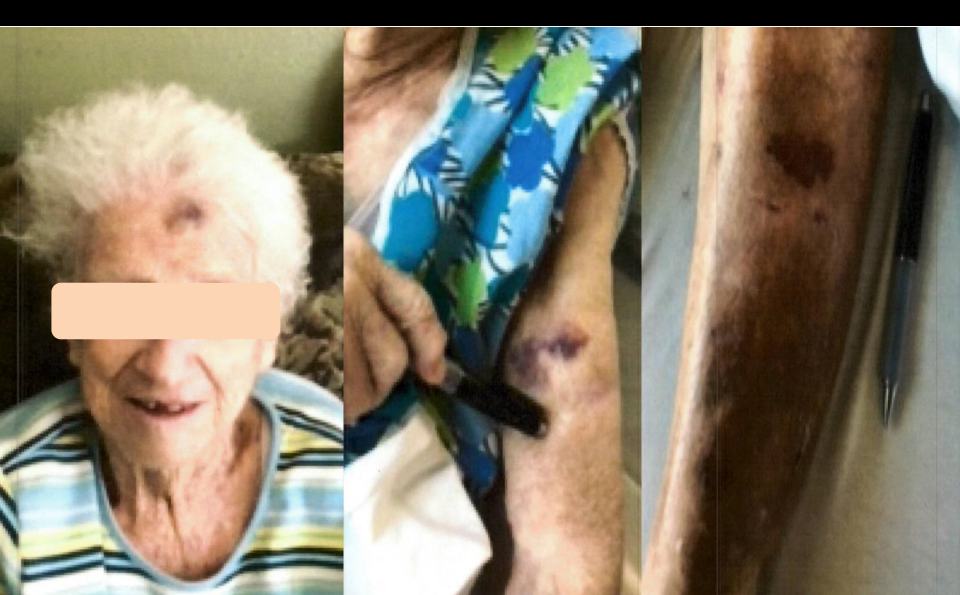
July 26 – 30, 2018

- EAFC physician reviews medical records and indicates bruising is concerning, but not conclusive
- AIRO Consult occurs with APS and County Counsel
- Investigation continues

July 28 – 31, 2018

- Client discharged home
- Client presents with new bruising
- SW conducts multiple visits to the home

Injuries after return to home



July 28 – 31, 2018

- Client
 discharged
 home
- Client presents with new bruising
- SW conducts multiple visits to the home and observes client in her environment

August 6, 2018

Case presented at EAFC for update

٠

٠

- Based on APS investigation, decided to not pursue an AIRO
- More home health services provided
- Initiated referral to PG

Outcomes

- Evaluation of injuries: Bruising determined to be as a result of requiring higher level of care
 - EAFC Geriatrician evaluates medical history and bruising
 - Social worker observes client in her environment
 - Social worker photographs bruising during multiple visits
- **AIRO Consultation:** After extensive consultation, AIRO was not pursued
 - Two (2) MDT consults with the EAFC
 - Teleconference consult regarding AIRO

- Allegation Conclusions:
 - Daughter
 - Financial Exploitation: Confirmed
 - Neglect: Confirmed
 - Psychological/Mental Abuse: Confirmed
 - Physical Abuse: Inconclusive
 - Grandson:
 - Financial Exploitation: Confirmed
 - Psychological/Mental Abuse: Confirmed
 - Self-Neglect: Unfounded
- Safety Plan:
 - Home Health/Hospice services
 - Son trying to become trustee/APS pursuing conservatorship as back-up

AIRO Case Presentation #3

- **Pseudonym:** Jane Doe C
- **Age:** 73
- Gender: Female
- Living situation: Lived at home with son (caretaker) and two other non-relative females
- Medical history: Dementia, Stage 4 Kidney Disease, Hypertension, poor mobility, weakness, dizzy spells, poor balance, bladder incontinence

Case History

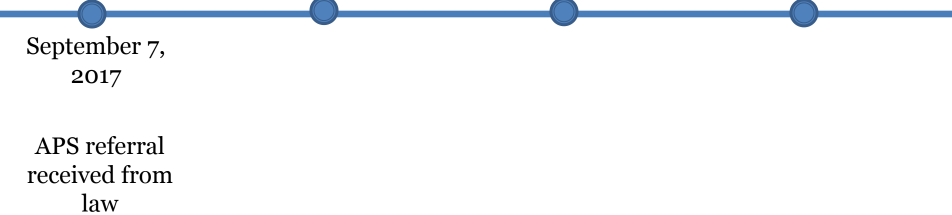
APS History

- 2012: Report of client having memory issues and people residing in the home taking advantage of her
 - Unfounded; client was alert, denied allegations, and allowed social worker to tour home
- 2014: Report of client experiencing physical and mental decline, as well as family member trying to financially abuse client
 - Undetermined; unable to contact. However, once client was made aware of questionable transactions, she declined family member access to account, requested ATM to be canceled established in-person withdrawals only

IHSS History

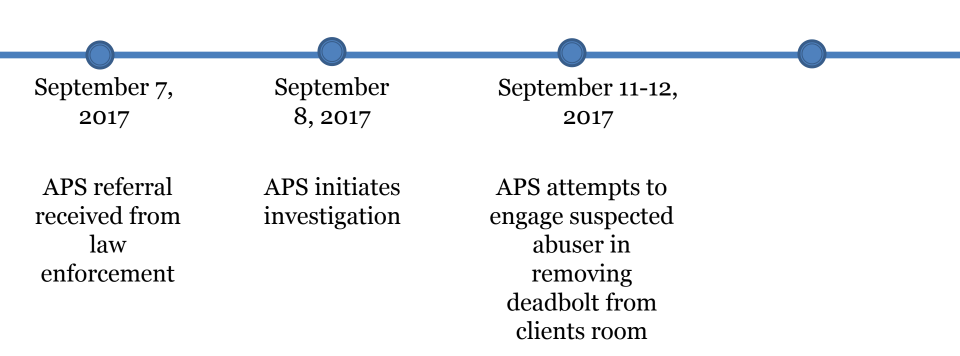
- Client began receiving In-Home Support Services (IHSS) in June 2015.
- Client was authorized for protective supervision.
- Suspected abuser in this case was her IHSS provider.

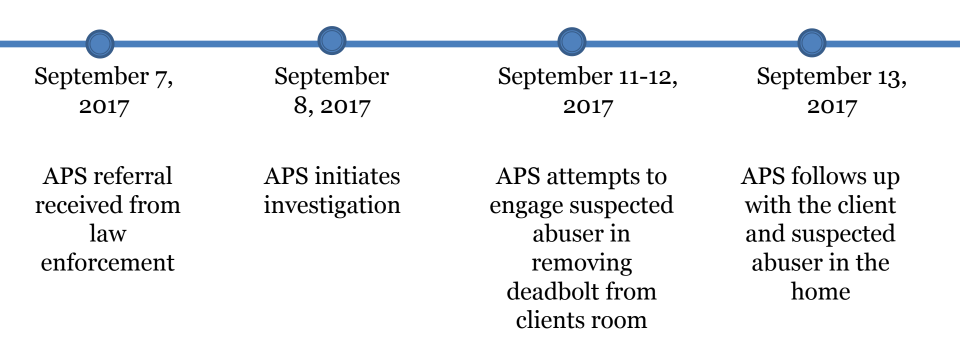




enforcement

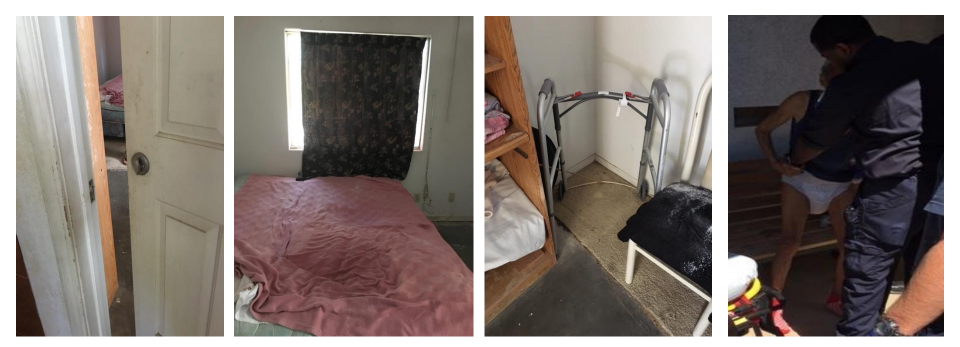


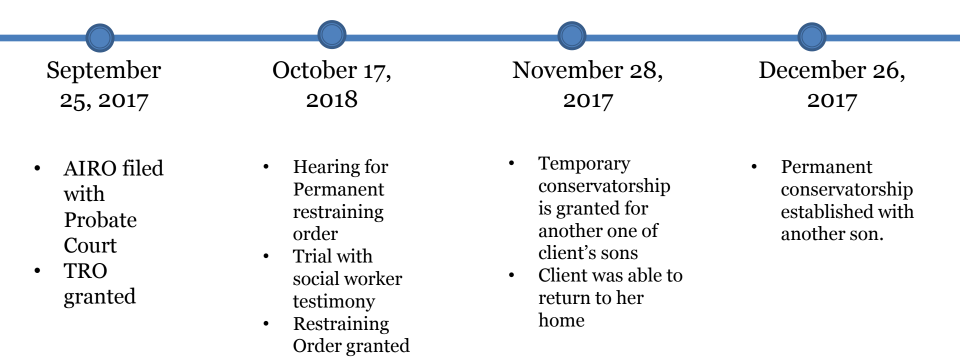




Client Presentation

- Client wearing a shirt, diaper and socks
- EMT estimated diaper had not been changed in several days
- Client needed assistance to ambulate, walker blocked and unable to access
- Client had a mattress and box spring on the floor, with a soiled blanket on top
- Client did not have any clothing in her closet
- Client reported she was hungry





Positive Outcomes

- Client removed from abusive environment
- Protective orders issued (EPO, AIRO)
- Conservatorship with family
- Suspect arrested (bailed out)
- District Attorney filed charges/Arrest Warrant Issued:
 - 3 Counts of PC 368(E)(1) (Embezzlement/fraud of an elder or dependent adult by caretaker)
 - 2 counts of PC 236 (False Imprisonment)
 - PC 667(C) (Prior Felony Conviction)
 - PC 667 (E)(1) (Prior Strike)
 - PC 667 (C)(2) (Ineligible for Probation)



AIRO: Final Words

- The AIRO can be a valuable tool to aid APS in their effort to protect vulnerable clients
- While a time consuming process, but one that has positive outcomes for our clients
- Need coordinator to help facilitate process; helps provide a main point of contact for everyone



adj. worth the time, money and energy expended; valuable, beneficial and rewarding

Questions/Discussion

