The Office of Administrative Hearings provides a forum for the fair and neutral resolution of disputes under the Lanterman Act.

Office of Administrative Hearings
General Jurisdiction Division
Sacramento
2349 Gateway Oaks Drive, Suite 200
Sacramento, CA 95833–4231
Main (916) 263-0550
DDS Calendar
Fax (916) 376-6318

Los Angeles
320 West Fourth Street, Suite 630
Los Angeles, CA 90013
Main (213) 576-7200
Fax (213) 576-7244

Oakland
1515 Clay Street, Suite 206
Oakland, CA 94612
Main (510) 622-2722
Calendar Clerk (510) 622-1042
Fax (510) 622-2743

San Diego
1350 Front Street, Suite 6022
San Diego, CA 92101
Main (619) 525-4475
Fax (619) 525-4419

For additional information, call (916) 263-0550 or visit www.oah.dgs.ca.gov
Fair and Neutral

Under the law, people with developmental disabilities may be eligible to receive necessary services and support. When a disagreement develops between a person with a developmental disability and the regional center about eligibility or delivery of services under the Lanterman Developmental Disabilities Services Act (Lanterman Act), a neutral third party is often needed to help resolve the dispute.

In California, the General Jurisdiction Division of the Office of Administrative Hearings fulfills that role.

Our administrative law judges are highly trained, experienced legal professionals, with specialized training to supplement their understanding of the complex issues arising under the Lanterman Act. Our goal is to help resolve these disputes as early in the process as possible.

Once a hearing request has been filed, the parties may agree to mediate a dispute. Our skilled mediators, who are also administrative law judges, meet with the parties to help resolve the dispute by mutual agreement.

In the small percentage of cases where an outcome cannot be reached through mediation, a hearing is held before another administrative law judge, who decides the case and issues a detailed written decision.

Disputes Under the Lanterman Act

Our administrative law judges preside over disputes arising under the Lanterman Act that involve complex issues, including whether an individual is eligible to receive services. If the regional center has refused to grant eligibility, the person seeking eligibility may request mediation and a fair hearing to resolve the dispute. An individual (or client) who has been found eligible to receive services under the Lanterman Act has the right to receive needed services and supports in order to live the most independent and productive life possible. When disagreements between the regional center and the client arise regarding necessary services and supports, the client may also request mediation and a fair hearing.

What You Should Do Next

If you have requested a mediation or fair hearing under the Lanterman Act, you may obtain detailed information online about the entire process, and about representing yourself, at http://www.oah.dgs.ca.gov or the Office of Administrative Hearings will mail the information to you upon request.

Mission Statement for the Office of Administrative Hearings

To provide a neutral forum for fair and independent resolution of matters in a professional, efficient and innovative way, ensuring due process and respecting the dignity of all.