

## Legislation Details (With Text)

**File #**: 14-00700 **Version**: 1

Type: Agenda Item Status: Passed

File created: In control: BOARD OF SUPERVISORS

On agenda: 9/2/2014 Final action: 9/2/2014

Title: HEARING - Consider recommendations regarding Assisted Outpatient Treatment Services (Laura's

Law), as follows: (EST. TIME: 1 HR.)

a) Receive and file an informational presentation on Laura's Law;

b) Direct the CEO's Office to work with affected departments, external partners and stakeholders to assess the feasibility of, and potential resource needs for, implementing Laura's Law in Santa Barbara

County and to return within 6 months with those findings; or

c) Take no action at this time; and

d) Determine that these activities are not a project under the California Environmental Quality Act (CEQA) and are exempt from environmental review per CEQA Guideline Section 15378(b)(4), since they are a government activity that does not involve a commitment to a specific project that may result

in a potentially significant effect on the environment.

**Sponsors:** SUPERVISOR FARR, DISTRICT ATTORNEY'S OFFICE

Indexes:

Code sections:

Attachments: 1. Board Letter, 2. Laura's Law attachment A, 3. Laura's Law attachment B, 4. Laura's Law

ATTACHMENT C, 5. Laura's Law attachment D Pros Cons, 6. Laura's Law attachment E Nevada

Flow, 7. Public Comment - J.T. Turner, 8. Presentation - Staff

| Date     | Ver. | Action By            | Action               | Result |
|----------|------|----------------------|----------------------|--------|
| 9/2/2014 | 1    | BOARD OF SUPERVISORS | Acted on as follows: | Pass   |

HEARING - Consider recommendations regarding Assisted Outpatient Treatment Services (Laura's Law), as follows: (EST. TIME: 1 HR.)

- a) Receive and file an informational presentation on Laura's Law;
- b) Direct the CEO's Office to work with affected departments, external partners and stakeholders to assess the feasibility of, and potential resource needs for, implementing Laura's Law in Santa Barbara County and to return within 6 months with those findings; or
- c) Take no action at this time; and
- d) Determine that these activities are not a project under the California Environmental Quality Act (CEQA) and are exempt from environmental review per CEQA Guideline Section 15378(b)(4), since they are a government activity that does not involve a commitment to a specific project that may result in a potentially significant effect on the environment.