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Faculty of Forensic and Legal Medicine



Recommendations

Home Office Prisoners Recommendations for Healthcare Professionals

The medico-legal guidelines and recommendations published by the FFLM are for general information only. Appropriate specific advice should be sought from your medical defence organisation or professional association. The FFLM has one or more senior persons from each of the three medical defence organisations on its Board, but for the avoidance of doubt, endorsement of the medico-legal guidelines or recommendations published by the FFLM has not been sought from any of the medical defence organisations.

Introduction

Management of Home Office prisoners in police cells presents greater challenges for their custodians and for Health Care Professionals responsible for their care. The conditions of their detention and medical care require special consideration and provisions and raised levels of vigilance and staffing.

It is of paramount importance that the prison ensures that the Healthcare Professional has clinical records available for any Home Office prisoner in police custody, and that these records are stored securely. Healthcare Professionals must have access to these records prior to an assessment.

As part of the assessment procedure, the Healthcare Professional should review any prisoner suicide and self-harm risk management documentation that has accompanied the prisoner. (These would usually be a 'care map' under the ACCT (Assessment, Care in Custody and Teamwork) system).¹

Where clinical information is not available, the Healthcare Professional should contact the healthcare department of the prison from which the prisoner has arrived. As in all areas of clinical practice it is not appropriate to instigate treatment or repeat prescriptions without having a full understanding of that individual's health needs. The clinical management of drug and alcohol problems should be guided by 'Substance Misuse Detainees in Police Custody'.²

Healthcare Professionals should ensure that the prisoner's clinical records are kept up to date either by entering their assessment and actions in the records or ensuring that copies of the (police) medical reports are sent with the prisoner when he/she is next transferred.

These prisoners have the same rights and expectations of medical care, including the right of privacy and confidentiality as anyone else.

If the Healthcare Professional believes that the basic human rights of a detainee are being ignored or abused or has any concerns about an individual's welfare he/she has a duty to report their concerns to the appropriate person in authority. This may be the custody officer but in more serious cases, the duty inspector or Chief Constable or the Commissioner's representative.

Legislation

The provisions of PACE do not apply to people in custody who 'are convicted or remanded prisoners held in police cells on behalf of the Prison Service under Imprisonment (Temporary Provisions) Act 1980... the provisions on conditions of detention and treatment in section 8 and 9 must be considered as the minimum standards of treatment for such detainees' (PACE Code c 1.12).

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The Humans Rights Act 1998 and other local protocols and procedures should also be taken into consideration when making decisions regarding the detention and welfare of such prisoner. Prison Rules covering detention and welfare will not apply to these prisoners.

Role of the Healthcare Professional in the care of Home Office prisoners in police detention

1. Frequency of visits to individual prisoners

- On arrival at a police station, a Healthcare Professional should be called to undertake an assessment of the prisoner soon after their arrival by review of prison clinical records, history-taking and appropriate examination.
- If a prisoner has been remanded by the courts into police custody it is essential that a full assessment should be performed by the Healthcare Professional in the absence of any prison clinical records.
- An appropriate management plan (including frequency of observation, medication needs, the need for nicotine replacement where necessary and the frequency of review) should be established.
- The Healthcare Professional should attend a prisoner at the request of the custodians or the prisoner, on advice from a Healthcare Professional colleague, other appropriate healthcare professional or at their own discretion. Concerns expressed by relatives, friends or other services may initiate attendance.

2. Management of medication³

- The administration of medication is the responsibility of the prescribing Healthcare Professional; therefore the Healthcare Professional must be satisfied that it is safe for the police to perform this role.
- Where the prisoner has arrived with medication that is sealed and clearly labelled by the dispensing prison pharmacist, this medication is to be regarded as the patient's property. The Healthcare Professional should check this medication and authorise its continued administration by the custody staff at the appropriate time and date.
- Due to the length of time medication may be required tablet bags recommended for use with police detainees are unsuitable for such prisoners. Healthcare Professionals are advised to provide emergency or one off medication from the Healthcare Professionals locked medicines cabinet when possible. Further medication, if needed, should be supplied via a private prescription (using a FP10PCD prescription for certain controlled drugs) given to the custody officer with advice on the urgency of collection. This will ensure that medicines are supplied in properly labelled containers to avoid confusion. Provision must be made for safe custody of prisoner medication.
- Private prescriptions should be given to cover the expected time of detention in that facility or for a maximum of one week.
- The Healthcare Professional should enter each prisoner's medication regime in the medication form on NSPSIS or equivalent to be kept in the custody record. This should be updated with subsequent changes.

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 The Healthcare Professional should check that medication has been given to the correct prisoner at the correct time and dose to ensure safe ongoing care.

3. Transfer of unfit prisoners

- Prisoners may not be suitable to be detained in police cells due to physical illness, acute psychiatric conditions or even behavioural problems.
- The Healthcare Professional should state if the detainee is not fit to detain and express the degree of urgency for transfer to general hospital, prison/dentist.
- Prisoners should not be detained beyond the stated period advised by the Healthcare Professional as delay may not be safe for the prisoner, other prisoners or their custodians.

4. Welfare of prisoners

Healthcare Professionals have responsibilities for the health and wellbeing of their patients. They should be satisfied that the conditions of detention are acceptable. Including:

i. Food and drinks

ii. Personal hygiene

(regular access to a shower or bath with provision of soap, toothbrush and paste, safety razors, sanitary wear with appropriate disposal of same, adequate toilet paper)

iii. Personal laundry

(provision especially for underclothes and replacement clothing).

iv. Bed clothing

(clean mattress, freshly laundered blankets and bed linen (or new paper ones)).

v. Cells

(not overcrowded, kept clean, temperature maintained at reasonable levels with adequate ventilation and lighting).

vi. Police custodians

There should be some continuity of care by the police custodians.

5. Exercise

The Healthcare Professional should ensure that the prisoners have daily access to fresh air and exercise for a reasonable time period.

References

- ACPO & HO. (2006) Guidance on the Safer Detention & Handling of Persons in Police Custody. Appendix 10, p176-178.
- Faculty of Forensic & Legal Medicine (2011). Substance Misuse Detainees in Police Custody. Guidelines for Clinical Management. (www.fflm.ac.uk)
- See also guidance: Faculty of Forensic and Legal Medicine (2011) The Safety and Security of Administration of Medication in Police Custody

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