DEPARTMENT OF HEALTH SERVICES

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August 7, 1996

TO: All County Welfare Directors
All County Administrative Officers
All County Medi-Cal Program Specialists/Liaisons

Letter No.: 96-43

ONE-MONTH DELAY IN IMPLEMENTATION OF THE STATE COURT OF APPEAL RULING IN THE CASE OF $\underline{\text{CRESPIN}}$ V. $\underline{\text{COYE}}$

Ref: Electronic Mail No. 96114, All County Welfare Directors Letters (ACWDL) No. 96-33, No. 96-34, No. 96-36, and Medi-Cal Eligibility Procedures Manual Letter No. 164.

The purpose of this All County Welfare Directors Letter is to advise counties that implementation of the Court of Appeal ruling in the case of <u>Crespin v. Coye</u> (as described in All County Welfare Directors Letter 96-34) has been postponed until October 1, 1996. This delay also applies to implementation of all of the sample forms that were forwarded in ACWDL 96-34. This includes the updated MC 13 and procedures, (sent via Medi-Cal Eligibility Branch Procedures Manual Letter No. 164), the MC 210 and MC 210-SC, (sent via ACWDL 96-36), and the updated MC 219, (sent via ACWDL 96-33).

The Department will provide final instructions for implementation of the <u>Crespin</u> decision no later than the first week of August. A 90-day supply of the MC 13, MC 210, MC 210-SC, and MC 219 will be shipped directly to counties by the first week of September 1996. We apologize for any inconvenience this delay may cause.

If you have any questions about implementation of the <u>Crespin</u> decision, please call Mr. John Zapata of my staff at (916) 657-0725.

Sincerely,

ORIGINAL SIGNED BY

FRANK S. MARTUCCI, CHIEF Medi-Cal Eligibility Branch