

Practical Legal Tips for KY Mental Health Providers

Presented by: Ryan Quick, Attorney at Law & C.J. Quick, LPCC-S,
LMFT, RPT-S

Sponsored by: Brighter Futures Counseling, PLLC
Elizabethtown, Kentucky

Date & Time: May 14, 2021

9:00 AM EST - 4:10 PM EST (1 Hour Lunch Break) * 6 CE Hours *
\$125.00

To Register:

<https://brighterfuturescounseling.org/all-trainings/>

Currently Schedule Via Webinar--In-Person option may be available depending on the Pandemic

This course, co-presented by an attorney and a mental health practitioner, will focus on legal issues that commonly arise in mental health practice. Topics covered will include the following: confidentiality and privilege, how to handle interactions with attorneys and court systems, how to manage subpoenas, court orders, record requests, and custody issues, and tips for testifying in court, as well as ways to minimize liability in practice. The training will specifically discuss how Professional Counselors, Clinical Social Workers, Marriage and Family Therapists, and Psychologists are discussed in Kentucky law—outside of their specific board law, including necessary requirements to be considered a Qualified Mental Health Practitioner and how each discipline's privilege is defined. Lastly, we will review general tips for legal business practice in the mental health world. The course will include a question and answer portion where attendees can pose questions related to the training topics.

Brighter Futures Counseling, PLLC has been approved by NBCC as an Approved Continuing Education Provider, ACEP No. 7035 Programs that do not qualify for NBCC credit are clearly identified. Brighter Futures Counseling, PLLC is solely responsible for all aspects of the programs. Approved for KY Counselors and Social Workers. CE pending for KY Psychologists and Marriage and Family Therapists.

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Objectives:

1. For participants to better understand their legal and ethical obligations as they relate to client privilege and confidentiality—both when working with individuals and families.
 2. For participants to better understand the legal system and their role in subsequent proceedings
 3. For participants to feel more confident when communicating verbally and in writing with attorneys and other court representatives including judges
 4. For participants to feel more competent and confident in handling record requests.
 5. For participants to feel more competent and confident in handling subpoenas and court orders.
 6. For participants to feel more competent and confident when testifying in court
 7. For participants to gain a better understanding of how to practice in a way that minimizes personal and professional liability while still meeting client needs and practicing in an ethical manner.
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