| · · · · · · · · · · · · · · · · · · · | Local Patient Identifier |
|---|---|
| Mental Health and Wellbeing Act 2022 Section 190 | |
| | |
| MHWA 113 | GIVEN NAMES |
| Application for Another Treatment | GIVEN NAMES |
| Order | |
| | DATE OF BIRTH SEX GENDER |
| Mental Health Statewide UR Number | Place patient identification label above |
| Instructions to complete this form | |
| Do not use this form for a person currently subject to a Te a hearing without the need for an application if a person su end of the 28-day period of the Temporary Treatment Ord The maximum duration of a Treatment Order you can record The maximum duration of a Treatment Order you can record An application must be made at least 10 business days be otherwise accepted by the principal registrar. | hiatrist or Delegate is satisfied that another Treatment Order should be made. mporary Treatment Order. The Mental Health Tribunal will schedule ubject to a Temporary Treatment Order remains on the Order at the er. commend for a person 18 years or over is 6 months. |
| GIVEN NAMES | FAMILY NAME (BLOCK LETTERS) |
| a patient of: | |
| who is subject to: | Designated Mental Health Service |
| □ a Community Treatment Order | |
| an Inpatient Treatment Order—that expire | |
| To the Mental Health Tribunal | date |
| | |
| 1. I have examined the abovenamed person on. | at: |
| | date time 24 hour |
| | y treatment criteria in section 143 of the Mental Health and |
| Wellbeing Act 2022 apply to the person: | |
| a. the person has mental illness; and b. because the person has mental illness, the person has mental illness. | he person needs immediate treatment to prevent— |
| i. serious deterioration in the person's | |
| ii. serious harm to the person or to anot | ther person; and |
| | I to the person if the person is subject to a Treatment Order; |
| and d there are no less restrictive means reaso | onably available to enable the person to receive the |
| immediate treatment. | |
| 3. In determining whether the treatment criteria | apply to the person, I have had regard to: |
| ☐ the views and preferences of the person and | the views of a carer, if making a Treatment Order |
| their reasons | will directly affect the care relationship |
| the person's advance statement of preference | |
| the views and preferences expressed by a | Fairness and Housing if that Secretary has parental |
| nominated support person the views of a parent, if the person is under the views of a parent. | responsibility for the person under a Relevant the Child Protection Order |
| age of 16 years | |
| the views of any guardian of the person | |
| (please cross ⊠ one option only) | |
| | sion-making principles for treatment and interventions. |
| 5. I recommend that the Mental Health Tribunal □ a Community Treatment Order for the p | |
| □ a Community Treatment Order for the pe | |
| (please cross ⊠ one option only) | (please cross ⊠ one option only) |
| | |
| Signature: | Date: |
| signature of Authorised Psychiatrist or Delegate | |
| | Family Name: |

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Next steps

After completing this form:

- 1. **send** a hearing request to the Mental Health Tribunal by submitting the application through CMI/ODS. Update the compulsory notifications section of CMI/ODS.
- 2. if the application is out of time (i.e. there are less than 10 business days until the person's current Treatment Order expires), send copies of this form to the Mental Health Tribunal by:
 - Email: mht@mht.vic.gov.au; or
 - ➢ Fax: 9032 3223
- get copies of the Mental Health Tribunal report for hearings about a Treatment Order and other information from your Designated Mental Health Service or the Mental Health Tribunal website at <u>www.mht.vic.gov.au</u>
- 4. **explain** to the patient that you have made this application and that the Tribunal will invite them to a Tribunal hearing. Offer the patient support to prepare for their Tribunal hearing.
- 5. **prepare** the *report for hearings about a Treatment Order* and other supporting information to be presented at the hearing. If the person has an advance statement of preferences, provide a copy with your report.
- 6. give a copy of the *report for hearings about a Treatment Order* and access to the supporting information to the patient and the Tribunal at least 2 business days before the hearing. You should also share this report with the patient's family, carers or supporters if the patient consents or if sharing is otherwise allowed under the *Mental Health and Wellbeing Act 2022.*
- 7. offer the patient help to submit the What I want to tell the Tribunal form if they would like to do so.

Decision-making principles in for treatment and interventions

When making an application for another Treatment Order, you must give proper consideration to these principles.

| Title | Principle |
|--|--|
| Care and transition to less restrictive support | Compulsory assessment and treatment is to be provided with the aim of promoting the person's recovery and transitioning them to less restrictive treatment, care and support. To this end, a person who is subject to compulsory assessment or treatment is to receive comprehensive, compassionate, safe and high-quality mental health and wellbeing services. |
| Consequences of compulsory assessment and treatment and restrictive interventions principle | The use of compulsory assessment and treatment or restrictive interventions significantly limits a person's human rights and may cause possible harm including— (a) serious distress experienced by the person; and (b) the disruption of the relationships, living arrangements, education or employment of the person. |
| No therapeutic benefit to restrictive interventions principle | The use of restrictive interventions on a person offers no inherent therapeutic benefit to the person. |
| Balancing of harm principle | Compulsory assessment and treatment or restrictive interventions are not to be used unless the serious harm or deterioration to be prevented is likely to be more significant than the harm to the person that may result from their use. |
| Autonomy principle | The will and preferences of a person are to be given effect to the greatest extent possible in all decisions about assessment, treatment, recovery and support, including when those decisions relate to compulsory assessment and treatment. |

Definitions

'Relevant Child Protection Order' means:

• a therapeutic treatment (placement) order;

• a family reunification order;

a care by Secretary order;

• a long term care order,

each within the meaning of the Children, Youth and Families Act 2005.

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