

Certificate of clinical re	eview of condition of patient subject to compulsory treatment order
To the Director of Area	Location
Mental Health Services, at:	200dion
,	
Patient name:	
Date of birth:	
Address:	
Who is subject to a compulsory	treatment order that:
, , ,	Section and act under which compulsory order made
Was made under:	
	Commencement date of compulsory order
And commenced on:	
	Expiry date of compulsory order in force
And is in force until:	
treatment and care of the patient of my review of the patient's cor	I have consulted with other health professionals involved in the it and have taken their views into account when assessing the results indition. In my opinion: (i) the patient is fit to be released from compulsory status
Delete one:	
	(ii) the patient is not fit to be released from compulsory status
sending a copy of this certificateThe patient	tient is not fit to be released from compulsory status, I shall be to each of the following: (tick those applicable) • The primary health care provider who • A district inspector
Any welfare guardian of the patientThe patient's principal careg	usually attended the patient immediately • An official visitor before the patient was required to iver undergo assessment and treatment
I shall be enclosing with each (a) The legal consequences of t	copy of this certificate a statement of: he above finding; and wing persons to apply to the Mental Health Review Tribunal for a
(ii) Any welfare guardian of the patient (iii) The patient's principal care	immediately before the patient was required to undergo assessment and treatment under Part 1 of the Mental Health
the reasons for my opinion of th professionals involved in the case	
	Name of responsible clinician who conducted the review
This certificate is issued by:	Duning and advent and tolomber a country of the country of
	Business address and telephone number of responsible clinician

protocoloriale involved in the co		
	Name of responsible clinician who conducted the review	
This certificate is issued by:		
	Business address and telephone number of responsible clinician	
Address:		
		Date
Signature of responsible clinician:		



Statement of legal consequences of finding that patient is not fit to be released from compulsory status and

Statement of right to apply to Review Tribunal

Legal consequences

If, on a clinical review under section 76 of the Mental Health (Compulsory Assessment and Treatment) Act 1992 of the condition of a patient, the responsible clinician is of the opinion that the patient is not fit to be released from compulsory status, that patient will be required to continue to undergo treatment under that Act.

Application to Review Tribunal

There is however a further step that may be taken.

Each of the following persons may apply to the Review Tribunal for a review of the patient's condition:

- a) the patient:
- b) any welfare guardian of the patient:
- c) the patient's principal caregiver:
- d) the primary health care provider who usually attended the patient immediately before the patient was required to undergo assessment and treatment under Part 1 of the Mental Health (Compulsory Assessment and Treatment) Act 1992.

If any such person wishes to apply to the Review Tribunal, that person may seek help from—

- a) a district inspector:
- b) an official visitor:
- c) his or her lawyer:
- d) the patient's responsible clinician:
- e) a patient advocate (if one is available).

Steps to be taken by district inspector

The district inspector who receives a copy of this certificate (or an official visitor acting under an arrangement with that district inspector) must—

- a) communicate with the patient and find out, if possible, whether or not the patient wants an application to be made to the Review Tribunal for a review of the patient's condition. The district inspector (or official visitor) must communicate with the patient by talking to him or her, unless talking to him or her is impracticable; and
- b) decide, having regard to any view expressed by the patient, whether or not an application should be made to the Review Tribunal for a review of the patient's condition.

If that district inspector or any such official visitor considers that such an application should be made, that district inspector or that official visitor is required to take whatever reasonable steps he or she thinks necessary to encourage or assist the patient, or any of the other persons entitled to apply to the Tribunal, to make such an application.

If that district inspector or any such official visitor considers that an application should be made to have the patient's condition reviewed by the Review Tribunal, but neither the patient nor any other person intends to make such an application, the district inspector or any such official visitor may report the matter to the Review Tribunal. In such a case, the Review Tribunal may, of its own motion, review the patient's condition under section 79 of the Mental Health (Compulsory Assessment and Treatment) Act 1992 as if an appropriate application for such a review had been made to the Review Tribunal.

Finding of Review Tribunal

The Review Tribunal, on conducting such a review, may find that—

- a) the patient is fit to be released from compulsory status; or
- b) the patient is not fit to be released from compulsory status.

Further information

For further information about the Review Tribunal, see sections 79, 82, and 101 - 107 of the Mental Health (Compulsory Assessment and Treatment) Act 1992.