The Mental Health (Care and Treatment) (Scotland) Act 2003 (the Act)

Section 98 / Section 162 Reference

CTO11 Part B Determination

This box is for the use of the Mental Health Tribunal for Scotland only																								
Instructions																							v7	
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PART 2 : SECTIO	N 104 / SECTION 171 OR	IDER To be completed by Mental Health Tribunal for Scotland													
Date Reference F	Received														
	m the Mental Welfare Coulth Tribunal for Scotland	ommission was received Date / / / / / / / d on													
Hearing Details															
A hearing to cons	ider the above reference	e was heard on Date / / /													
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evidence. please		Attended hearing Gave evidence													
	Patient	0 0													
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List below any oth gave evidence	ner persons appearing to the	he Tribunal to have an interest and indicate if they attended the hearing and if they													



PART 2: SECTION 104 / SECTION 171 ORDER (cont)

To be completed by Mental Health Tribunal for Scotland

Tribunal Determination

Complete appropriate option. Where the Tribunal is varying the order and/or recorded matters, Parts 2a and 2b should be completed detailing ALL measures / recorded matters authorised by the order.

A: complete if - VARYING THE ORDER

The Mental Health Tribunal for Scotland authorises the variation of the compulsory treatment order by modifying:

- (i) the measures
- (ii) any recorded matter specified (compulsory treatment orders only)

B: complete if - REVOKING THE ORDER

The Mental Health Tribunal for Scotland revokes the compulsory treatment order or compulsion order.

C: complete if - NOT MAKING AN ORDER

The Mental Health Tribunal for Scotland does not make any order - no variation is required to the compulsory treatment order or compulsion order

Notes

GUIIDANCE FOR MEDICAL RECORDS ON DETERMINATIONS

Variations

Variations take immediate effect from the date the Tribunal Convenor signs the determination

Revocation

The patient should be discharged as soon as practicable or arrangements made to treat the patient informally. A copy of the relevant revocation form should be completed.

Tribunal does not make an order

The compulsory treatment order or compulsion order is not varied



PART 2: SECTION 104 / SECTION 171 ORDER (co

To be completed by Mental Health Tribunal for Scotland

PART 2a - Measures Authorised



Complete this side for all measures authorised before this Tribunal hearing Complete this side for all measures authorised after this Tribunal hearing



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0	(a) the patient's detention in the following specified:									0																			
ho	hospital												1 1 1																
	hospital unit (if applicable)											7																	
r	(b) giving the	- 																											0
! !	(c) requiring the patient to attend on: specified or directed dates; or at specified or directed intervals, specified or directed places with a view to receiving medical treatment (including associated travel where appropriate), as detailed below. If the Tribunal specifies a matter then that matter should be inserted in the box below. If the Tribunal leaves that matter to be as directed by the RMO, then the box below should be left blank.							0																					
2																													
	(d) requiring the patient to attend: on specified or directed dates; or at specified or directed intervals, specified or directed places with a view to receiving community care services, relevant services or any treatment care or service (including associated travel where appropriate), as detailed below. If the Tribunal specifies a matter then that matter should be inserted in the box below. If the Tribunal leaves that matter to be as directed by the RMO, then the box below should be left blank.									0																			
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PART 2: SECTION 104	SECTION 171	ORDER (cont
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To be completed by Mental Health Tribunal for Scotland

Part 2b - Recorded Matter (Compulsory Treatment Orders only)

Complete A or B as appropriate

Α		The Mental Health Tribunal for Scotland wishes to specify as recorded matters within this order the following medical treatment, community care services, relevant services, other treatment care or service. (Note: this must include ALL recorded matters appropriate to the order, and not just those that have been varied):
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}		
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OR

- O The above position (A or B) is a variation from the recorded matter specified in the previous order.

PART 2: SECTION 104	/ SECTION 171	ORDER ((cont
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To be completed by Mental Health Tribunal for Scotland

Advance Statement (only complete if the patient remains subject to the order)

Col	mple	te A or B or C as appropriate
A		As far as is practicable to ascertain, the patient does not have an advance statement under S275 of the Act.
0	R	
В	0	As far as is practicable to ascertain: the patient has made and not withdrawn an advance statement under S275 of the Act; and the patient's current/proposed care and treatment are NOT in conflict with any wishes specified in that advance statement.
0	R	
C		The patient has made and not withdrawn an advance statement under S275 of the Act. This advance statement IS in conflict with current/proposed care and treatment authorised by measures in this order. Please record in the box below: - The date of the advance statement(s) Details of treatment that is in conflict with the advance statement and how Where the conflict with the advance statement concerns treatment the patient specified wishes to receive, that they are not receiving, please provide details of this Reasons for authorising measures that allow this treatment to be given/not given, despite the conflict with the advance statement, with reference to the Principles of the Act.
	1	Where the treatment is in conflict with the advance statement, a record of the above has been sent to: the patient the patient's welfare attorney the patient's named person (if any) the patient's guardian the Mental Welfare Commission (a copy of this form and any other record which has been sent to the patient/ others)
Sig	ınatı	ure / Date
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