



Mental Health Court

Person to be detained in authorised mental health service awaiting proceedings to continue

Mental Health Act 2000 Queensland
Section 273(1)(b) & 275

Form No: MHC.15

- ◆ If the Mental Health Court orders proceedings against the person for the offence continue, the court may order the person be detained in a stated authorised mental health service until:
 - ◆ the person is granted bail under the *Bail Act 1980*; or
 - ◆ the person is brought before a court for continuing the proceedings.
- ◆ The Mental Health Court may, under the order, approve limited community treatment for the patient.

BLOCK LETTERS

The person subject to the Mental Health Court decision

Person's details

Given name/s	Family name		
Also known as			
Residential address			
Town/suburb	State	QLD	Postcode
Phone No.			
Date of birth		or Age	
Male	<input type="checkbox"/>	Female	<input type="checkbox"/>

Mark applicable box**Declaration**

Where patient is to be detained

The person is ordered to be detained in the

Authorised mental health service

until the person is:

- ◆ granted bail under the *Bail Act 1980*; or
- ◆ the person is brought before a court for continuing the proceedings.

Mark applicable box

Limited community treatment for the patient is ordered approved revoked

on the following conditions:

List conditions

ATTACHMENT

Mental Health Court

Attached is a copy of the Mental Health Court's decision on the reference.

Signature	seal
Date	<input type="text"/> / <input type="text"/> / <input type="text"/>

Mark applicable box**Notice**

The person is a young patient and is to be detained in a high security unit Yes No

NB: If the patient is a young person detained in a high security unit, the Mental Health Review Tribunal must review their detention within 7 days. S194(1)

To: the parties to the proceeding for the reference
Attorney-General
Chief Executive for Justice
Mental Health Review Tribunal
 administrator, authorised mental health service stated in the order
 if before the making of the order, the patient was in other lawful custody – the patient's
 custodian
 if the patient is a child - the Chief Executive for Families

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INFORMATION

Mental Health Act 2000

Section 273

If the Mental Health Court orders proceedings against the person for the offence to continue according to law and the Mental Health Court orders the person be detained in an authorised mental health service:

- ◆ a police officer, correctional officer, health practitioner or detention centre officer may take the person to the authorised mental health service stated in the order.

A correctional officer, health practitioner or detention centre officer may exercise the power with the help, and using the force, that is reasonable in the circumstances.

Section 275

The Mental Health Court may, under the order, approve limited community treatment for the patient if it is satisfied the patient, having regard to the patient's mental illness or intellectual disability, does not represent an unacceptable risk to the safety of the patient or others.

Police Powers and Responsibilities Act 2000

Section 376

It is lawful for a police officer exercising or attempting to exercise a power under this section of *the Police Powers and Responsibilities Act 2000* or another Act against an individual, and anyone helping the police officer, to use reasonably necessary force to exercise the power.

It is also lawful for a police officer to use reasonably necessary force to prevent a person from escaping from lawful custody.