



MENTAL HEALTH COURT

Forensic order (Mental Health Court)

Mental Health Act 2000 Queensland
Sections 288, 289

Approved form No: MHC.03

◆ On the making of the forensic order for the patient, any involuntary treatment order in force for the patient ceases to have effect.

Personal details

The person subject to the Mental Health Court decision	Given name/s		Family name		
	Also known as				
	Residential address				
	Town/suburb		State QLD	Postcode	
	Phone No.				
	Date of birth		or Age		
Mark <input checked="" type="checkbox"/> applicable box	Male <input type="checkbox"/>		Female <input type="checkbox"/>		

Declaration

The person is ordered to be detained for involuntary treatment or care in the:

Where patient is to be detained	Authorised mental health service
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Limited community treatment for the patient is ordered approved revoked

on the following conditions:

TO COMMENCE IMMEDIATELY SUBJECT TO THE DISCRETION OF THE AUTHORISED PSYCHIATRIST AS PER ATTACHED DOCUMENT

Mental Health Court	Signature	seal
	Date / /	

Notice

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

To:

1. [PATIENT/DEFENDANT]
2. DIRECTOR OF MENTAL HEALTH
3. DIRECTOR OF PUBLIC PROSECUTIONS
4. DIRECTOR OF FORENSIC DISABILITY
5. ATTORNEY-GENERAL AND CHIEF EXECUTIVE FOR JUSTICE
6. [LEGAL REPRESENTATIVE]
7. ADMINISTRATOR – AMHS
8. MENTAL HEALTH REVIEW TRIBUNAL
9. FILE COPY

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)