



CLINICAL REPORT – REVIEW OF DETENTION OF MINORS IN HIGH SECURITY UNITS

Mental Health Act 2016 Form: CR06_v1

A Clinical Report must be received by the Tribunal at least 7 days prior to the hearing.

Person’s details

Given Name

Family name

Date of Birth

CIMHA no

Authorised Mental Health Service

Summary Recommendations

Decision

- Continue to be detained in HSU
Transfer responsibility to an AMHS that is not a HSU AMHS

Hearing details

Hearing date

Hearing location

Person attending hearing [outline persons attendance and who will accompany him/her]

Minor’s authority/order details

Authority/order Treatment Authority Forensic order Treatment Support Order

Date made

Classified patient Yes

Note if person absent/AWOP, a completed “Written notice of relevant person’s absence report” (Form_13) must be provided for there to be no requirement for a completed clinical report (section 730).

Minor's access to report

The full contents of the report and attachments has been provided to and discussed with the minor in an appropriate way on

Does the minor have the following? If so, please outline

Parent:

An application for a confidentiality order has been made.
Request for confidentiality order Form 4

Yes

No

Treating Team

Authorised Psychiatrist

Registrar /Medical officer (if applicable)

Case Manager (name and professional stream) and other treating team members

Support persons and organisations

Other (include nominated support persons, legal representatives, non-government agencies etc.)

Circumstances leading to minor's detention in the high security unit

[Comment on the circumstances in which the Chief Psychiatrist gave approval under section 70 or section 351 and circumstances leading to the minor being subject to involuntary treatment]

Diagnosis of mental illness/provisional/differential diagnosis

[Comment on and include, diagnosis, intellectual functioning, literacy and comprehension, general health issues, where relevant, and issues related to past or current substance use]

Details of the current mental state assessment

For the purpose of this report, the person was last examined by

on

[If not seen by psychiatrist for the purposes of this report, please note the date the person was last examined by a psychiatrist]

Minor's psychiatric history

[Include relevant dates, description and circumstances of symptoms observed, treatment/rehabilitation progress, history of willingness to undertake treatment, response to previous treatment in the community and past involuntary treatment details]

Minor's treatment and care needs

[Provide details of any current medication, any other therapy (including psychosocial), the minor's progress, response to and willingness to receive appropriate treatment and care. Include here any current treatment in the community. Note any identified goals for the person and any documented treatment or transition plans (attach where appropriate)]

Risk assessment

[Specify nature of risks (including relevant dates and instances where applicable), any past offending history, episodes of violence, substance use, treatment adherence, reckless / impulsive behaviour, use of weapons, reasons for concern including any risks to self and others. Include dynamic and static risks and any risk mitigation strategies and protective factors. **Note:** include details of the clinical risk management plan]

Minor's security requirements

Cultural information [To be completed by the Indigenous support worker or transcultural/bilingual worker]

Cultural Background

Communication / Language barriers
(Interpreter required / type e.g. Auslan etc?)

Cultural support required?

[Provide details of community including networks, community supports, and how these are contributing to the person's rehabilitation and recovery; family including, where applicable, effects of the stolen generation, grief and loss issues; family structure and position of the person within the family; cultural issues impacting on care e.g. need for an interpreter; cultural support being provided; cultural support available]

Cultural Information completed by

Position

Date

Recommendation and reasons

Decision

-
- Continue to be detained in HSU
-
- Transfer responsibility to an AMHS that is not a HSU **AMHS**
-

Reasons

[Provide a summary of recommendation regarding whether the Tribunal should continue to be detained in the HSU or responsibility for the minor should be transferred from the HSU to an AMHS that is not a HSU. If the recommendation is that responsibility be transferred from the HSU, provide information of the alternative AMHS] .

Human Rights Considerations

The *Human Rights Act 2019* recognises that all individuals in Queensland have human rights. It requires public entities to act and make decisions in a way that is compatible with human rights. Clinicians may be asked to provide evidence in relation to any human right that is limited and why any limitation is demonstrably justified.

Documents annexed

Report **MUST be signed by the Treating Psychiatrist**

Report prepared by (Name and designation)

Approved by Treating Psychiatrist (Print name)

Signature

Date

Mental Health Act 2016

Section 499 When reviews are conducted

- (1) The tribunal must review the minor's detention in the high security unit—
 - (a) within 7 days after the tribunal is notified of the chief psychiatrist's approval; and
 - (b) at intervals of not more than 3 months after the review under paragraph (a) is completed.
- (2) Also, the tribunal must review the minor's detention in the high security unit on application by—
 - (a) the minor; or
 - (b) an interested person for the minor.
- (3) Further, the tribunal may at any time, on its own initiative, review the minor's detention in the high security unit.