

Hearing Details

The Mental Health Tribunal for Scotland received the application on:

Date / /

A hearing to consider the application was heard on:

Date / /

Before the following Tribunal members -

Convenor

Medical

General

Address of Hearing

Postcode

Before determining the application, the Mental Health Tribunal for Scotland afforded the persons mentioned in section 102(3) of the Act the opportunity to: make representations (whether orally or in writing); and leading, or producing evidence. Evidence was provided by:

- Patient
- Patient's MHO / MHO consenting to short-term or extension certificate
- Patient's Name Person
- Patient's RMO / AMP granting short term or extension certificate
- Guardian of the patient
- Patient's primary carer
- Welfare Attorney of patient
- Curator Ad Litem
- Any other person appearing to the Tribunal to have an interest (list below)

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Where the application is in respect of:

- the revocation of a short term detention or extension certificate -* **complete Part 2**
- the revocation of a section 114 or section 115 certificate -* **complete Part 3**
- the revocation or variation of a compulsory treatment order -* **complete Part 4**
- the revocation or variation of a compulsion order -* **complete Part 4**



DETERMINATION FOLLOWING APPLICATION TO REVOKE A SHORT-TERM DETENTION CERTIFICATE OR EXTENSION CERTIFICATE

Complete the appropriate section

complete if - Revoking the Short Term Detention Or Extension Certificate

The Mental Health Tribunal for Scotland revokes the short-term detention certificate or extension certificate because:

Complete A or B as appropriate

- A** The Mental Health Tribunal for Scotland is NOT satisfied that all of the following conditions are met:
- (i) that the patient has a mental disorder; and
 - (ii) that because of the mental disorder, the patient's ability to make decisions about the provision of medical treatment for that mental disorder is significantly impaired.
 - (iii) that if the patient were not detained in hospital there would be a significant risk-
 - to the health, safety or welfare of the patient; or
 - to the safety of any other person;

OR

- B** The Mental Health Tribunal for Scotland is NOT satisfied that continues to be necessary for the detention of the patient authorised by the certificate.

Now Go To Part 6

complete if - Refusing the Application

The Mental Health Tribunal for Scotland is NOT revoking the short-term detention certificate or extension certificate because:

Complete A or B as appropriate

- A** The Mental Health Tribunal for Scotland IS satisfied that all of the following conditions are met:
- (i) that the patient has a mental disorder; and
 - (ii) that because of the mental disorder, the patient's ability to make decisions about the provision of medical treatment for that mental disorder is significantly impaired.
 - (iii) that if the patient were not detained in hospital there would be a significant risk-
 - to the health, safety or welfare of the patient; or
 - to the safety of any other person;

OR

- B** The Mental Health Tribunal for Scotland IS satisfied that it continues to be necessary for the detention of the patient authorised by the certificate.

Now go to Part 6

GUIDANCE FOR MEDICAL RECORDS ON THIS DETERMINATION

Certificate Revoked

The patient must be discharged from hospital, or arrangements made to treat the patient informally. A REV1 form should be completed.

Application Refused

The certificate will run until it expires.



**DETERMINATION FOLLOWING APPLICATION TO REVOKE
A CERTIFICATE UNDER SECTION 114 OR 115 OF THE ACT**

Complete the appropriate section

complete if - Revoking the Section 114 / 115 Certificate

- The Mental Health Tribunal for Scotland is NOT satisfied that if the patient does not continue to be detained in hospital it is reasonably likely that there will be a significant deterioration in the patient's mental health; and revokes the certificate granted under sections 114 or 115

Now Go To Part 6

complete if - Refusing the Application

- The Mental Health Tribunal for Scotland IS satisfied that it continues to be necessary for the detention of the patient authorised by the certificate, and refuses the application.

Now Go To Part 6

GUIDANCE FOR MEDICAL RECORDS ON THIS DETERMINATION

Certificate Revoked

The patient must be discharged from hospital, though will still be subject to the compulsory measures authorised by their community based CTO or CO.

Application Refused

The certificate will run until it expires at which point the compulsory measures authorised by the community based CTO or CO will resume unless an application to vary the CTO/CO is made.



DETERMINATION FOLLOWING AN APPLICATION TO REVOKE OR VARY A COMPULSORY TREATMENT ORDER OR COMPULSION ORDER

complete the appropriate section, then give reasons for determination

complete if - Revoking the CTO / CO

- The Mental Health Tribunal for Scotland revokes the compulsory treatment order / compulsion order to which the application relates

complete if - Varying the CTO / CO

- The Mental Health Tribunal for Scotland varies the compulsory treatment order / compulsion order by modifying -
- (i) the measures (detail measures subject to change following variation in Part 5a); or
 - (ii) any recorded matter (Part 5b) (***applies to CTOs only***),
- specified in it

complete if - Refusing the Application

- The Mental Health Tribunal for Scotland refuses the application.

Reasons for Determination

Please detail reasons for the above determination

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Where varying the order: Irrespective of whether there has been a variation to the measures or recorded matters as a result of this order, Parts 5a and 5b should be completed detailing ALL measures / recorded matters authorised by the order following variation.

If not varying the order, go to Part 6

GUIDANCE FOR MEDICAL RECORDS ON THIS DETERMINATION

Order Revoked

The patient should be discharged as soon as practicable or arrangements made to treat the patient informally. A copy of the relevant revocation form (REV2) should be completed.

Variations

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

Application Refused

The current order will continue.

Part 5b - Recorded Matter (Compulsory Treatment Orders only)

Complete A or B as appropriate

- A** 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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OR

- B** The Tribunal does not specify any recorded matters in this compulsory treatment order.

- The above position is a variation from the recorded matter specified in the previous order.

Part 5c - Advance Statement

Complete A or B as appropriate

- A** As far as is practicable to ascertain the patient's current/proposed care and treatment is / are either:
 1) NOT in conflict with any advance statement made by the patient, under section 276 of the Act, or
 2) The patient has not made an advance statement.

OR

- A** The patient has made and not withdrawn an advance statement, which is in conflict with the treatment outlined in this order. Where the treatment is in conflict with the advance statement, detail how the decision was made, and the reasons for it.

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Where the treatment is in conflict with the advance statement, a record has been sent to:

- | | |
|--|--|
| <input type="radio"/> the patient | <input type="radio"/> the patient's welfare attorney |
| <input type="radio"/> the patient's named person | <input type="radio"/> the patient's guardian |
| <input type="radio"/> the Mental Welfare Commission (copy of this form will serve as a record) | |

PART 6: Signature / Date

Signed
by Convener

Date
dd / mm / yyyy

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