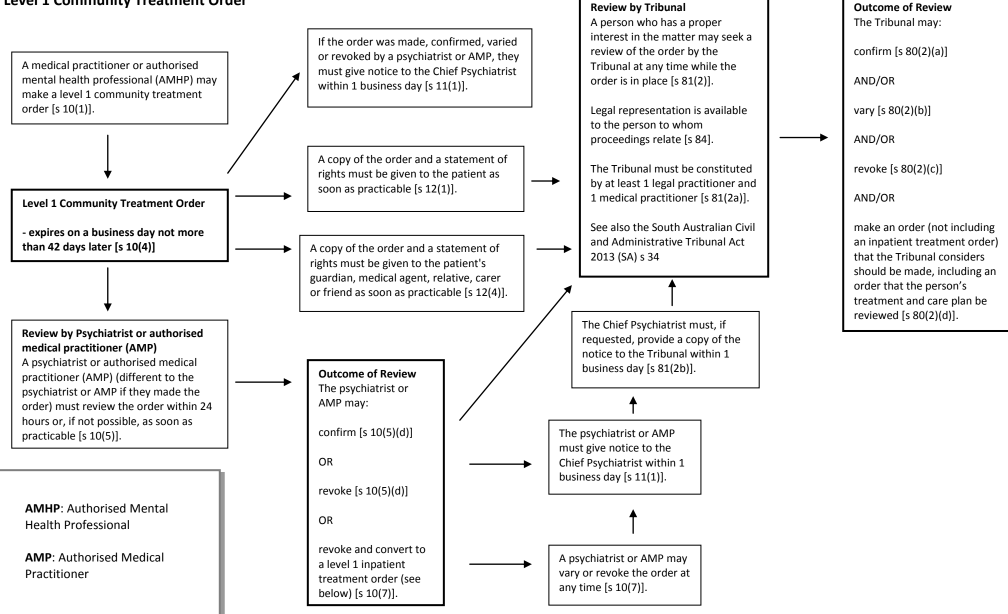
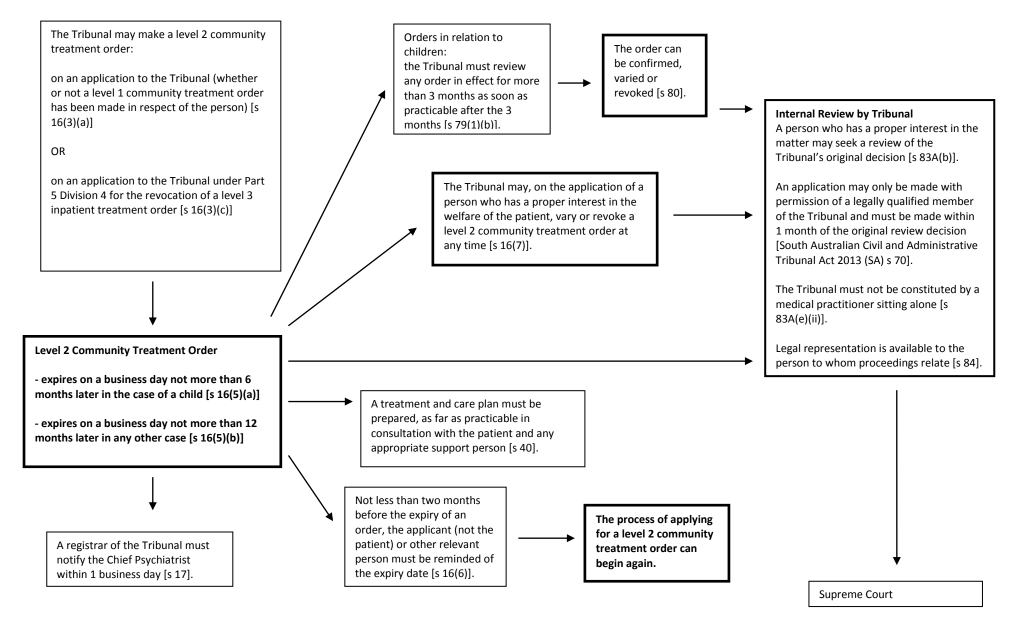
Level 1 Community Treatment Order



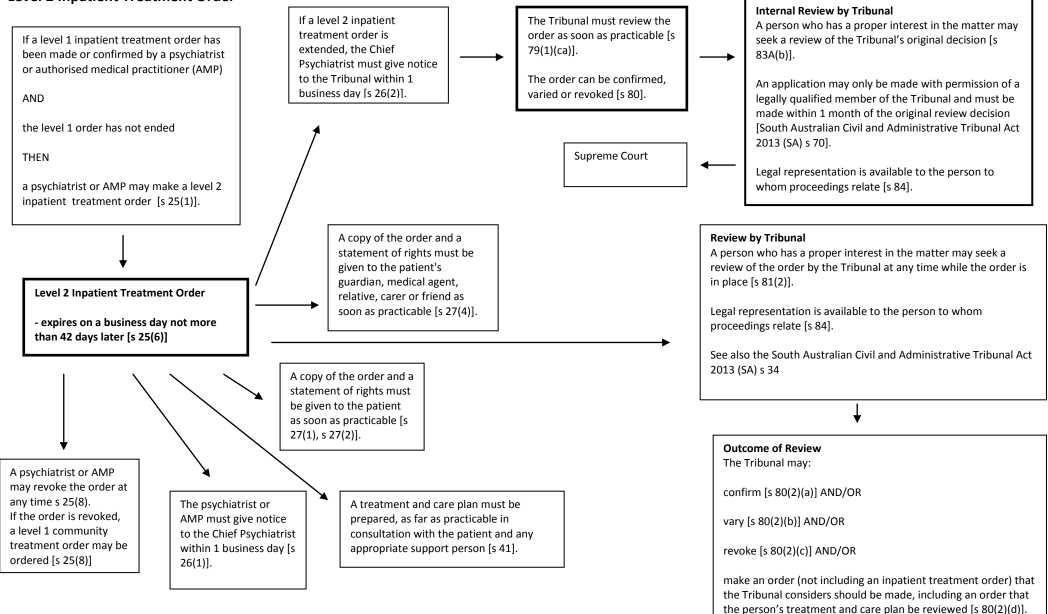
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Level 2 Community Treatment Order



Internal Review by Tribunal Level 1 Inpatient Treatment Order The Tribunal must A person who has a proper interest in the matter may review the order as seek a review of the Tribunal's original decision [s If the inpatient treatment order was soon as practicable [s 83A(b)]. made within 7 days of the expiry or A medical practitioner or 79(1)(c)]. revocation of a previous inpatient authorised mental health The order can be -> An application may only be made with permission of a treatment order, the Chief Psychiatrist professional may make a confirmed, varied or legally qualified member of the Tribunal and must be must give notice to the Tribunal within level 1 inpatient treatment revoked [s 80]. made within 1 month of the original review decision 1 business day [s 22(2)]. order [s 21(1)]. [South Australian Civil and Administrative Tribunal Act 2013 (SA) s 70]. Supreme Court Legal representation is available to the person to A copy of the order and a whom proceedings relate [s 84]. statement of rights must be given to the patient as soon as Level 1 Inpatient Treatment Order practicable [s 23(1), s 23(2)]. - expires on a business day not more **Review by Tribunal** than 7 days later [s 21(4)] A person who has a proper interest in the matter may seek a A copy of the order and a statement of review of the order by the Tribunal at any time while the order is rights must be given to the patient's in place [s 81(2)]. guardian, medical agent, relative, carer or friend as soon as practicable [s Legal representation is available to the person to whom 23(4)]. proceedings relate [s 84]. **Review by Psychiatrist or** See also the South Australian Civil and Administrative Tribunal Act authorised medical **Outcome of Review** 2013 (SA) s 34 practitioner (AMP) The psychiatrist or AMP A psychiatrist or AMP (different may: to the psychiatrist or AMP if they made the order) must confirm the order [s The psychiatrist or AMP must give review the order within 24 21(5)(d)] notice to the Chief Psychiatrist hours or, if not possible, as within 1 business day [s 22(1)]. **Outcome of Review** soon as practicable [s 21(5)]. OR The Tribunal may: revoke the order [s A psychiatrist or AMP confirm [s 80(2)(a)] AND/OR 21(5)(d)] may revoke the order at vary [s 80(2)(b)] AND/OR any time [s 21(7)]. OR revoke [s 80(2)(c)] AND/OR revoke and convert to a level 1 community make an order (not including an inpatient treatment order) that treatment order (see the Tribunal considers should be made, including an order that above) [s 21(7)] the person's treatment and care plan be reviewed [s 80(2)(d)].

Level 2 Inpatient Treatment Order



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Level 3 Inpatient Treatment Order

