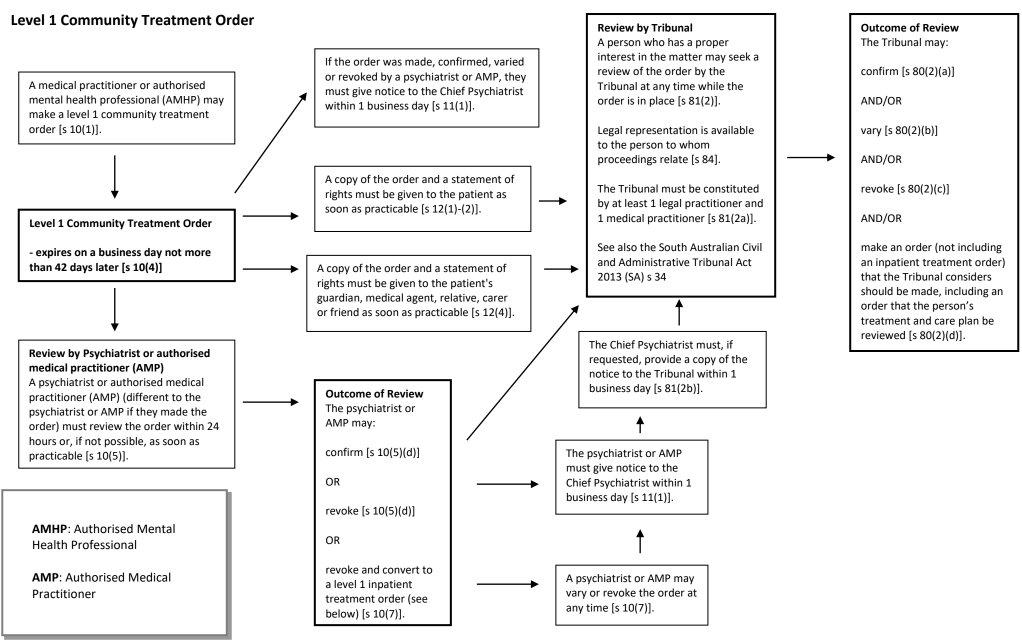
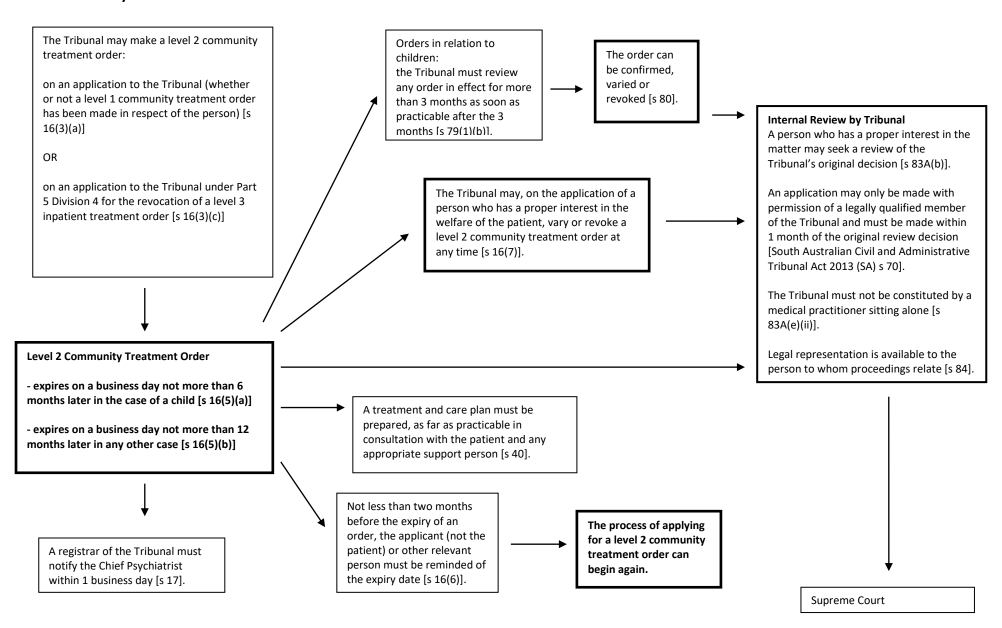
Mental Health Act, 2009 (SA) The Process of Making and Reviewing Community Treatment Orders and Inpatient Treatment Orders

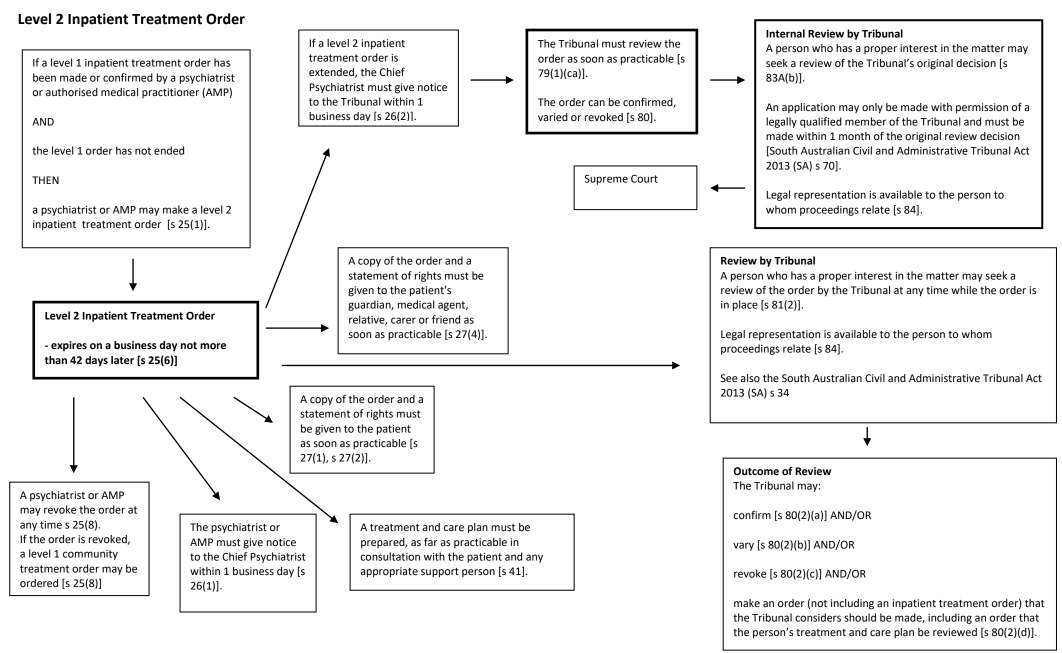


Mental Health Act, 2009 (SA) The Process of Making and Reviewing Community Treatment Orders and Inpatient Treatment Orders Level 2 Community Treatment Order



Mental Health Act, 2009 (SA) The Process of Making and Reviewing Community Treatment Orders and Inpatient Treatment Orders **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)].

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