

Mr Crofts' copy



Patient's UR number: 355101

Patient's DOB: 23/02/1961

Mental Health Tribunal



DETERMINATION REGARDING A TREATMENT ORDER

The Tribunal conducted a hearing at Casey Hospital to determine whether to make a Treatment Order in relation to Mr DAVID CROFTS or alternatively revoke their current Treatment Order. At the time of the hearing, Mr CROFTS was being treated by Casey Hospital and their Treatment Order was due to expire on 10/09/2015.

Having regard to the treatment criteria specified in section 5 of the Mental Health Act 2014:

- * The Tribunal is satisfied the treatment criteria apply to Mr CROFTS. Pursuant to section 55(1)(a) the Tribunal makes a Treatment Order in the following terms:
 - (a) *Community Treatment Order/~~*Inpatient Treatment Order~~
 - (b) Duration: 52 weeks.
- * ~~The Tribunal is not satisfied the treatment criteria apply to Mr CROFTS. Pursuant to section 55(1)(b) the Tribunal revokes the current Treatment Order.~~

Dated: 04/09/2015

Signature of Emma Montgomery
Emma Montgomery
Legal Member

Signature of Phillip Roy
Phillip Roy
*Psychiatrist Member
*Reg Medical Prac Member

Signature of Veronica Spillane
Veronica Spillane
Community Member

* Tribunal to strike out if not applicable

Determination Regarding Treatment Order

IMPORTANT TO NOTE:
 A party to a proceeding may request a written statement of reasons under section 198. A 'party' is the person who is the subject of the hearing (the patient), the mental health service and any party joined by the Tribunal. The request must be in writing and received by the Tribunal within 20 business days after the Tribunal has made the above decision. The Tribunal will provide the statement of reasons to all parties within 20 business days after receiving the request.

If a patient is dissatisfied with the Tribunal's decision, there are two options:

1. Make an application to the Mental Health Tribunal to revoke the Temporary Treatment Order or Treatment Order at any time before the expiry of the Order under section 60. The Tribunal will list a new hearing as soon as practicable after lodgement of the application.
2. Make an application for review of the Mental Health Tribunal's decision to the Victorian Civil and Administrative Tribunal (VCAT) under section 201. An application to VCAT must be made within 20 business days of the Mental Health Tribunal's decision or receipt of a statement of reasons.

Patient's UR number: 355101
Patient's date of birth: 23/02/1961



DETERMINATION REGARDING A TREATMENT ORDER

The Mental Health Tribunal conducted a hearing at Casey Hospital for Mr DAVID CROFTS to determine whether to make a Treatment Order or revoke the current Treatment Order.

Mr CROFTS *attended / *~~did not attend~~ the hearing.

* The Mental Health Tribunal is **satisfied** the treatment criteria apply and makes a
*Community Treatment Order / *Inpatient Treatment Order for _____ weeks.

* The Mental Health Tribunal is **not satisfied** the treatment criteria apply and revokes the current Treatment Order.

Section 5 (d) of the *Mental Health Act 2014* is / ~~are~~ not met.
insert (a) (b) (c) (d)

Dated: 02/02/2018

Nick Sciola

Legal Member

Adeola Akadiri

*~~Psychiatrist Member~~
*Reg Medical Prac Member

Helen Walters

Community Member

* Tribunal to strike out if not applicable

IMPORTANT TO NOTE

A party to a proceeding may request a written statement of reasons under section 198 of the *Mental Health Act 2014*. A 'party' is the person who is the subject of the proceeding (the patient), the psychiatrist treating the person who is the subject of the proceeding and any party joined by the Mental Health Tribunal under section 183 of the *Mental Health Act 2014*. The request must be in writing and received by the Mental Health Tribunal within 20 business days after the Mental Health Tribunal has made the above decision. The Mental Health Tribunal will provide the statement of reasons to all parties within 20 business days after receiving the request.

If a patient is dissatisfied with the Mental Health Tribunal's decision, they can make an application to the Mental Health Tribunal to revoke the Treatment Order at any time before the expiry of the Order under section 60. The Mental Health Tribunal will list a new hearing as soon as practicable after lodgement of the application.

Under section 201 of the *Mental Health Act 2014*, a party to the proceeding may apply to the Victorian Civil and Administrative Tribunal (VCAT) for a review of the Mental Health Tribunal's decision within 20 business days after either the Mental Health Tribunal's determination or receiving a statement of reasons (whichever is the later). Contact VCAT on (03) 9628 9900 or toll free on 1300 079 413 (country callers only) or by email vcacat-hrd@justice.vic.gov.au for more information.

