

Form YTO4 Record of Outcome (Application for Youth Treatment Order or Vary / Revoke Order)

Form YTO4

To be inserted by Court

Case Number:

Date Filed:

FDN:

**RECORD OF OUTCOME - APPLICATION FOR YOUTH TREATMENT ORDER OR VARY /
REVOKE ORDER**

YOUTH COURT OF SOUTH AUSTRALIA
GENERAL JURISDICTION

IN THE MATTER OF

Please specify the Full Name for each party.

Applicant 1

Only displayed if applicable

Applicant 2

Child

Only displayed if Child applying to vary/revoke order

Respondent

Only displayed if applicable

First Interested Party

Only displayed if applicable

Second Interested Party

Introduction:

Hearing:

Presiding Judicial Officer:

Appearances:

Date of Order:

Recitals:

(1) If an **Assessment Order** is made:

The Court is satisfied that:

1. There is a reasonable likelihood that the child is habitually using 1 or more controlled drugs (section 54D(1)(a)); and
2. The child may be a danger to themselves or to others (section 54D(1)(b)); and
3. The child has refused to voluntarily seek a relevant assessment (section 54D(1)(c)); and
4. No other appropriate and less restrictive means is available to ensure the child receives a relevant assessment (section 54D(1)(d)).

(2) If a **Treatment Order** is made:

The Court is satisfied that:

1. The child has been assessed by the medical practitioner as being dependent on 1 or more controlled drugs in accordance with the diagnostic criteria for a dependence syndrome specified in the *International Classification of Diseases and Health Problems* published by the World Health Organisation (section 54D(2)(a)); and
2. The child may be a danger to themselves or to others (section 54D(2)(b)(i)); and
3. The child has refused to voluntarily seek a relevant assessment (section 54D(2)(b)(ii)); and
4. No other appropriate and less restrictive means is available to ensure the child receives a relevant assessment (section 54D(2)(b)(iii)); and
5. The treatment and care of the child pursuant to the order will be governed by an appropriate treatment and care plan directed towards treating the child's dependency on controlled drugs (section 54D(2)(b)(iv)).

(3) If a **Detention Order** is made:

This Court is satisfied that:

1. The Court has made an Assessment or Treatment Order in relation to the child (section 54D(3)(a)); and
2. The child has failed to comply with that Order or the Court is satisfied that it is likely the child will fail to comply with that Order (section 54D(3)(a)); and
3. No other appropriate and less restrictive means is available to ensure the child complies with the Order (section 54D(3)(b)).

(4) If Application is to Vary or Revoke Order by the Child:

The Court is satisfied that there has been a substantial change in relevant circumstances since the order was last made or last varied

The Court is not satisfied that there has been a substantial change in relevant circumstances since the order was last made or last varied

FINAL ORDERS:

Assessment Order Particulars:

It is ordered that:

1. The abovenamed child *[Name]* attend the assessment service *[Name]* ('the Service') and participate in the

assessment at *[time]* and for a period of *[period]*; and

2. The assessment service *[Name]* to provide a report to the Applicant, the child (or person representing the child) and the Court within 5 business day of the child's assessment.

[Outline other requirements specified in the order – section 54B(1)(a)(i)]

[Other orders– If applicable]:

The following consequential or ancillary orders are made:

List Orders in separately numbered paragraphs:

- 1.
- 2.
- 3.

Treatment Order Particulars:

It is ordered that:

1. The abovenamed child *[Name]* attend the treatment service *[Name]* ('the Service') and participate in the treatment by attending *[number]* sessions for a period of *[period]*; and
2. The treatment service *[Name]* provide a report to the Applicant, the child (or person representing the child) and the Court within 5 business days of the conclusion of the child's treatment.

[Outline other requirements specified in the order –section 54B(b)(i)]

[Other orders– If applicable]:

The following consequential or ancillary orders are made:

List Orders in separately numbered paragraphs:

- 1.
- 2.
- 3.

Detention Order Particulars:

It is ordered that:

1. The abovenamed child *[Name]* be detained at *[Name of facility]* from *[specify start to end date]* for the purpose of ensuring compliance with an Assessment Order or Treatment Order
2. Adjourned for review on X, then for reviewing every X until finalisation of the order.
3. The assessment service *[name]* and Kurlana Tapa provide a Detention Order Review Report to the applicant, the child, and the Court at least 5 business days before the next date for the review.

[Outline other requirements specified in the order – section 54B(1)(c)]

[Other orders– If applicable]:

The following consequential or ancillary orders are made:

List Orders in separately numbered paragraphs:

- 1.
- 2.
- 3.

Vary/Revoke Order Particulars:

It is ordered that:

1. The Order made on *[date]* is varied in the following way

[outline details].

2. The Order made on *[date]* is not revoked.

[outline details].

3. [Other – If applicable]

Costs Order Particulars:

[outline details]

Only displayed if variation or revocation made:

To the [Chief Executive of the Attorney General's Department], [nominated Assessment Service/nominated Treatment Service] and [Department of Human Services]

The Court has made the following variation/revocation of the Order made on [date] in relation to the abovenamed Child:

Details of revocation:

- 1.
- 2.
- 3.

To the [nominated Assessment Service/nominated Treatment Service] & [Department of Human Services]

The Court has ordered that the abovenamed Child be subject to:

- Assessment Order
- Treatment Order (to expire DATE)

To the [Chief Executive of the Attorney General's Department]

The Court has ordered that the abovenamed Child be subject to:

- Detention Order

Authentication

Court use only

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Signature of Registrar

Date Order sealed: