Form YTO5

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| **To be inserted by Court** |  |
| Case Number:  Date Filed:  FDN: |  |

**ORDER [YOUTH TREATMENT ORDER OR VARY/REVOKE ORDER]**

**Controlled Substances Act 1984 – Part 7A**

YOUTHCOURT OF SOUTH AUSTRALIA

GENERAL JURISDICTION

IN THE MATTER OF

Please specify the Full Name for each party. Each party should include a party number is more than one party of the same type.

Applicant 1

**Only displayed if applicable**

Applicant 2

Child

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| **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]* 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:**  **Treatment Order Particulars:**  It is ordered that:   1. The abovenamed child *[Name]* attend the treatment service [N*ame*] (‘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 ~~t~~reatment.   [*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:**  **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:**  **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*] |

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| **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) |

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| **To the [*Chief Executive of the Attorney General’s Department*]**  The Court has ordered that the abovenamed Child be subject to:  Detention Order |

**Only displayed if variation or revocation made:**

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| **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:** |

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| **Accompanying Documents**  Accompanying this Order:   * Statement of rights outlining the relevant legal and other rights of the child in relation to the order. |

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| **Authentication**  **Court use only**  …………………………………………  Signature of Registrar  Date Order sealed: |