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New South Wales Consolidated Acts

[Index] [Table] [Search] [Search this Act] [Notes] [Noteup] [Previous] [Next] [Download] [Help]

MENTAL HEALTH ACT 2007 - SECT 51

Community treatment orders

51 Community treatment orders

(1) A <u>community treatment order</u> authorising the compulsory treatment in the community of a person may be made by the <u>Tribunal</u>.

Note: Section 56 sets out the matters to be included in community treatment orders.

- (2) The following persons may apply for a <u>community treatment order</u> for the treatment of a person-
 - (a) the <u>authorised medical officer</u> of a <u>mental health facility</u> in which the <u>affected person</u> is detained or is a <u>patient</u> under this Act,
 - (b) a medical practitioner who is familiar with the clinical history of the <u>affected person</u>,
 - (c) any other person prescribed by the regulations.
- (3) An application may be made about a person who is detained in or a <u>patient</u> in a <u>mental health facility</u> or a person who is not in a <u>mental health facility</u>.
- (4) An application may be made about a person who is subject to a current <u>community treatment order</u>.
- (5) A <u>community treatment order</u> may be made in the following circumstances and may replace an existing order--
 - (a) following a mental health inquiry,
 - (b) on a review of a patient by the Tribunal,
 - (c) on an application otherwise being made to the **Tribunal**.
- (6) Without limiting subsection (5) (c), an application for a <u>community treatment</u> <u>order</u> may be made, and determined by the <u>Tribunal</u>, in the same proceedings as an appeal under <u>section 44</u>.

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