MENTAL HEALTH (CARE AND TREATMENT) ACT 2008

(No. 21 of 2008)

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An Act to provide for the admission, detention, care and treatment of mentally disordered persons in designated psychiatric institutions, to repeal the Mental Disorders and Treatment Act (Chapter 178 of the 1985 Revised Edition) and to make consequential and related amendments to certain other written laws.

Be it enacted by the President with the advice and consent of the Parliament of Singapore, as follows:
PART I
PRELIMINARY

Short title and commencement

1. This Act may be cited as the Mental Health (Care and Treatment) Act 2008 and shall come into operation on such date as the Minister may, by notification in the Gazette, appoint.

Interpretation

2.—(1) In this Act, unless the context otherwise requires —

“designated medical practitioner”, in relation to any psychiatric institution, means a medical practitioner who is working in the psychiatric institution and who is designated by name or office in writing by the Director or such public officer as he may appoint, for the purposes of this Act;

“Director” means the Director of Medical Services;

“medical practitioner” means any person who is registered as a medical practitioner under the Medical Registration Act (Cap. 174);

“mental disorder” means any mental illness or any other disorder or disability of the mind, and mentally disordered shall be construed accordingly;

“patient” means any person who has been detained or is receiving treatment in a psychiatric institution;

“principal officer”, in relation to any psychiatric institution, means the chairman, medical board of the hospital which has been designated as a psychiatric institution or a part of which has been designated as a psychiatric institution, as the case may be, and includes any acting chairman of the medical board or any person acting in a similar capacity as chairman, medical board, whether or not he is known by such designation;

“property” includes anything in action and any interest in real or personal property;
“psychiatric institution” means a psychiatric institution designated by the Minister under section 3;

“psychiatrist” means any medical practitioner who is registered as a psychiatrist in the Register of Specialists under the Medical Registration Act (Cap. 174);

“relative”, in relation to a person suffering or appearing to be suffering from mental disorder, means any of the following persons being, in the case of any of the persons referred to in paragraphs (b) to (i), a person of or above the age of 18 years:

(a) husband or wife, or reputed husband or wife who is living with the person or, if the person is for the time being an inpatient in a hospital, was so living when the person was last residing at liberty out of a hospital;

(b) son or daughter;

(c) father or mother;

(d) brother or sister;

(e) grandparent;

(f) grandchild;

(g) uncle or aunt;

(h) nephew or niece;

(i) any person with whom the person ordinarily resides or, if the person is for the time being an inpatient in a hospital, with whom he was ordinarily residing when last at liberty out of a hospital;

“treatment” includes observation, inpatient treatment, outpatient treatment and rehabilitation.

(2) In deducing relationships for the purposes of this section, any relationship of the half-blood shall be treated as a relationship of the whole blood, an illegitimate child shall be treated as the legitimate child of his mother and reputed father, and an adopted child shall be treated as a child of the adopting parent.
PART II

ADMISSION AND DETENTION OF MENTALLY DISORDERED PERSONS IN PSYCHIATRIC INSTITUTIONS

Designated psychiatric institutions

3. The Minister may, by notification in the Gazette, designate any hospital or any part of a hospital to be a psychiatric institution for the detention or treatment of mentally disordered persons under this Act.

Management of psychiatric institutions

4.—(1) The management of every psychiatric institution and the care and custody of its patients shall be regulated according to such rules as shall from time to time be made under this Act by the Minister.

(2) The Minister shall appoint for every psychiatric institution not fewer than 12 visitors, 6 of whom shall be medical practitioners.

Inspection by visitors

5.—(1) Two or more visitors, one of whom shall be a medical practitioner, shall —

(a) at least once every 3 months, together inspect any part of any psychiatric institution of which they are visitors;

(b) see and examine, as far as circumstances will permit, any patient therein and the order for the admission of every patient admitted since the last visitation of the visitors; and

(c) report to the Director on such matters as they may consider proper in regard to the management and condition of the psychiatric institution and the patients therein.

(2) The Director may direct one or more visitors to inspect any psychiatric institution and to report to him on such matters as he may consider proper in regard to the management and condition of the psychiatric institution and the patients therein.
Admission for treatment

6.—(1) A person may be admitted to a psychiatric institution and there detained for treatment in accordance with the provisions of this Act for the period allowed by the provisions of this Act.

(2) Nothing in this Act shall be construed as preventing a person who requires treatment for any mental disorder —

(a) from being admitted to a psychiatric institution without any order or directive rendering him liable to be detained at a psychiatric institution; or

(b) from remaining in a psychiatric institution after he has ceased to be so liable to be detained.

Apprehension of mentally disordered person

7. It shall be the duty of every police officer to apprehend any person who is reported to be mentally disordered and is believed to be dangerous to himself or other persons by reason of mental disorder and take the person together with a report of the facts of the case without delay to —

(a) any medical practitioner for an examination and the medical practitioner may thereafter act in accordance with section 9; or

(b) any designated medical practitioner at a psychiatric institution and the designated medical practitioner may thereafter act in accordance with section 10.

Ill-treatment or neglect of mentally disordered person

8.—(1) If it appears to a Magistrate on the report of a police officer or on the information of a person that any person supposed to be mentally disordered is not under proper care and control or is ill-treated or neglected by any relative or other person having the charge of him, the Magistrate may —

(a) send for the person supposed to be mentally disordered and summon the relative or other person as has or ought to have the charge of him; and
(b) after due inquiry make an order for the person to be sent to a designated medical practitioner at a psychiatric institution for treatment and the designated medical practitioner may thereafter act in accordance with section 10.

(2) It shall be the duty of every police officer to report to a Magistrate every such case of lack of proper care and control, ill-treatment or neglect as specified in subsection (1) which may come to his knowledge.

(3) Any police officer not below the rank of sergeant may visit any person supposed to be mentally disordered in the care of any relative or other person having the charge of him for the purpose of ascertaining whether or not the person is under proper care and control or is ill-treated or neglected by any such relative or other person.

(4) Any relative or other person referred to in subsection (3) shall be legally bound to produce the person for the inspection of the police officer and in the event of his refusing to do so shall be guilty of an offence and shall be liable on conviction to a fine not exceeding $4,000.

Mentally disordered person may be referred to psychiatric institution

9. Where a medical practitioner has under his care a person believed to be mentally disordered or to require psychiatric treatment, he may send the person to a designated medical practitioner at a psychiatric institution for treatment and that designated medical practitioner may thereafter act in accordance with section 10.

General provisions as to admission and detention for treatment

10.—(1) A designated medical practitioner at a psychiatric institution who has examined any person who is suffering from a mental disorder and is of the opinion that he should be treated, or continue to be treated, as an inpatient at the psychiatric institution may at any time sign an order in accordance with Form 1 in the First Schedule —
(a) for the admission of the person into the psychiatric institution for treatment; or

(b) in the case of an inpatient, for the detention and further treatment of the person,

and the person may be detained for a period of 72 hours commencing from the time the designated medical practitioner signed the order.

(2) A patient who has been admitted for treatment or detained for further treatment under an order made under subsection (1) may be detained for a further period of one month commencing from the expiration of the period of 72 hours referred to in that subsection if —

(a) before the expiration of the period of 72 hours, the patient has been examined by another designated medical practitioner at the psychiatric institution and that designated medical practitioner is of the opinion that the patient requires further treatment at the psychiatric institution; and

(b) that designated medical practitioner signs an order in accordance with Form 2 in the First Schedule.

(3) A patient who has been detained for further treatment under an order made under subsection (2) shall not be detained for any further period at the psychiatric institution for treatment unless before the expiration of the period of one month referred to in that subsection, the patient has been brought before 2 designated medical practitioners working at the psychiatric institution, one of whom shall be a psychiatrist, who have examined the patient separately and who are both satisfied that he requires further treatment at the psychiatric institution.

(4) Each of the designated medical practitioners referred to in subsection (3) shall sign an order in accordance with Form 3 in the First Schedule.

(5) Two orders signed in accordance with subsection (4) shall be sufficient authority for the detention of the patient to whom they refer for a period not exceeding 6 months commencing from the date of the order.
(6) A person shall not be detained at a psychiatric institution for treatment unless —

(a) he is suffering from a mental disorder which warrants the detention of the person in a psychiatric institution for treatment; and

(b) it is necessary in the interests of the health or safety of the person or for the protection of other persons that the person should be so detained.

Prohibition

11. A medical practitioner who —

(a) is the husband, wife, father, father-in-law, mother, mother-in-law, son, son-in-law, daughter, daughter-in-law, brother, brother-in-law, sister or sister-in-law of the patient;

(b) stands in a fiduciary relationship to the patient; or

(c) is treating the patient,

shall not sign any order under this Act.

Discharge by principal officer or psychiatrist

12. Subject to the provisions of any other written law, the principal officer or a psychiatrist of a psychiatric institution may by writing under his hand order the discharge of any patient from the institution.

Visitors to apply for Magistrate’s order of detention

13.—(1) It shall be the duty of the visitors of every psychiatric institution, upon being satisfied by the report of the principal officer of the institution and by personal inspection that any patient detained under section 10(3) should be further detained for care and treatment, to make an application in accordance with Form 4 in the First Schedule to a Magistrate for an order of detention.

(2) The Magistrate may on an application made under subsection (1), with or without further inquiry at his discretion, sign a detention order in accordance with Form 5 in the First Schedule ordering the patient to be detained in a psychiatric institution for care and treatment.
(3) An order made under subsection (2) shall be sufficient authority for the further detention of the patient for a period not exceeding 12 months.

(4) The visitors may, when making an application for an order of detention under this section, order by endorsement upon the detention order made under section 10(4) that the patient be detained until the order of detention has been received or until the Magistrate has made other order in the case.

(5) Any endorsement under subsection (4) shall be sufficient authority for the detention of the patient during such period.

(6) Where a patient has been detained at a psychiatric institution under an order made by a Magistrate under this section, the visitors of the psychiatric institution, upon being satisfied by the report of the principal officer of the institution and by personal inspection that the patient should be further detained at the institution for care and treatment, may make one or more further applications in accordance with Form 4 in the First Schedule to a Magistrate for an order of detention.

(7) Subsections (2) and (3) shall apply, with the necessary modifications, to any application made under subsection (6).

**Discharge by visitors**

14. Subject to the provisions of any other written law, 2 of the visitors of a psychiatric institution, of whom one shall be a medical practitioner, may by writing under their hands order the discharge of any patient from the psychiatric institution.

**Temporary absence from psychiatric institution**

15.——(1) Two of the visitors of a psychiatric institution, upon the recommendation in writing of the principal officer of the institution, may permit a patient to be absent from that institution for as long as they think fit.

(2) If before the expiration of the period of absence, a certificate of 2 designated medical practitioners working in the psychiatric institution that it is no longer necessary that the patient be detained in the institution for care and treatment is forwarded to the principal
officer or the visitors of the institution, the patient shall be deemed to be discharged from the institution.

(3) If the patient does not return to the psychiatric institution within 28 days of the expiration of the period of absence, and no such certificate referred to in subsection (2) has been received, the patient may be retaken as in the case of an escape.

(4) The principal officer of a psychiatric institution may permit a patient of the institution to be absent from the institution for any period not exceeding 6 months, and if upon the expiration of the period of absence the patient does not return to the institution the patient may be retaken as in the case of an escape.

(5) Without prejudice to the generality of subsection (4), the principal officer of a psychiatric institution may, where it appears that a patient detained in the psychiatric institution requires treatment for an illness other than mental disorder, direct that the patient —

(a) reside in and be kept in the custody of any other hospital for a period of time for the purpose of receiving such treatment; and

(b) if it is necessary in his interests to do so, continue to receive treatment for mental disorder in that other hospital during that period.

Removal of patient from one psychiatric institution to another

16.—(1) The Director or such public officer as he may appoint, may by order in accordance with Form 6 in the First Schedule order the removal of any patient from any psychiatric institution in Singapore to any other psychiatric institution in Singapore.

(2) An order under subsection (1) shall be sufficient authority for the removal of the patient and also for his reception into the psychiatric institution to which he is ordered to be removed.

Removal of patient from Singapore

17.—(1) Where a person not being a citizen of Singapore or not domiciled in Singapore is detained in a psychiatric institution under the provisions of this Act and it appears expedient that he should be
removed to the country of which he is a national or in which he is domiciled, the Minister may, if he is satisfied that —

(a) the person’s removal is likely to be for his benefit; and

(b) proper arrangements have been made for his removal and subsequent care and treatment,

direct, by warrant, that the person be delivered to the person named in the warrant for the purpose of removal to the country of which he is a national or in which he is domiciled, and every such warrant shall be obeyed by the person or authority having the charge of the person named therein.

(2) A warrant under this section shall be sufficient authority for the master of any vessel or captain of any aircraft to receive and detain the patient on board the vessel or aircraft for the purpose of conveying him to his destination.

Contents of order

18. Any order of removal made under section 17 shall be addressed to the principal officer of the psychiatric institution in which the patient is at the time detained and shall direct him to deliver up the patient to the person mentioned in the order at such place and in such manner as may be specified in that order for the purpose of such removal and the patient shall be delivered up accordingly.

Return to Singapore

19. Any patient removed from Singapore under section 17 shall not return to Singapore except by permission of the Minister.

Application for order for payment of cost of maintenance

20.—(1) If any patient detained in a psychiatric institution under the provisions of this Act has an estate applicable to his maintenance, or if any person legally bound to maintain the patient has the means to maintain him, the principal officer of the institution may apply to the court for an order for the payment of the cost of maintenance of the patient.
(2) The court shall inquire into the matter in a summary way, and on being satisfied that the patient has an estate applicable to his maintenance, or that any person is legally bound to maintain and has the means of maintaining the patient, may make an order for the recovery of the cost of maintenance of the patient, together with the costs of the application, out of the estate or from the person.

(3) An order made by a court under subsection (2) shall be enforced in the same manner and shall be of the same force and effect and subject to the same appeal as a judgment or order made by that court in a suit in respect of the property or person mentioned in that subsection.

Saving of liability of relatives

21. The liability of any relative or other person to maintain any mentally disordered person shall not be taken away or affected by any provision in this Act.

Offences against patients

22.—(1) Any medical practitioner, nurse, attendant or other person employed by or rendering service in any psychiatric institution or hospital referred to in section 15(5), who ill-treats any patient shall be guilty of an offence.

(2) For the purposes of subsection (1), a person ill-treats a patient if he —

(a) subjects the patient to physical or sexual abuse;

(b) wilfully or unreasonably does, or causes the patient to do, any act which endangers or is likely to endanger the safety of the patient or which causes or is likely to cause the patient —

(i) any unnecessary physical pain, suffering or injury;

(ii) any emotional injury; or

(iii) any injury to his health; or
wilfully or unreasonably neglects the patient in circumstances that are likely to endanger the safety of the patient or to cause the patient —

(i) any unnecessary physical pain, suffering or injury;
(ii) any emotional injury; or
(iii) any injury to his health.

(3) For the purpose of subsection (2)(c), a person shall be deemed to have neglected the patient in circumstances likely to cause him unnecessary physical pain, suffering or injury or emotional injury or injury to his health if the person wilfully or unreasonably neglects to provide adequate food, clothing, medical aid or care for the patient.

(4) A person may be convicted of an offence under subsection (1) notwithstanding —

(a) that any actual suffering or injury on the part of the patient or the likelihood of any suffering or injury on the part of the patient was obviated by the action of another person; or

(b) the death of the patient.

(5) Any person who has sexual intercourse with a patient of a psychiatric institution, while in that institution, shall be guilty of an offence.

(6) Consent shall not be a defence in any proceedings for an offence under subsection (5) if the accused knew or had reason to suspect that the person in respect of whom the offence was committed was a patient of the psychiatric institution.

(7) Any person who is guilty of an offence —

(a) under subsection (1) shall be liable on conviction —

(i) in the case where death is caused to the patient, to a fine not exceeding $20,000 or to imprisonment for a term not exceeding 7 years or to both; or

(ii) in any other case, to a fine not exceeding $5,000 or to imprisonment for a term not exceeding 4 years or to both; or
(b) under subsection (5) shall be liable on conviction to a fine not exceeding $20,000 or to imprisonment for a term not exceeding 10 years or to both.

PART III
GENERAL PROVISIONS

Construction of laws

23. Where in any written law or other document any reference to a lunatic or to lunacy or to a lunatic asylum, an asylum or a psychiatric institution is contained, that reference, unless the context otherwise requires, shall be read as a reference to a mentally disordered person or a patient within the meaning of this Act, or to mental disorder, or to a psychiatric institution, respectively.

Order or certificate

24. Every order or certificate of a designated medical practitioner shall be evidence of the facts appearing in the order or certificate and of the judgment therein stated to have been formed by the person certifying on such facts, as if the matters therein appearing had been verified on oath.

Protection of person enforcing Act

25.—(1) Where a person has —

(a) made a request for the reception of any patient, or signed or carried out or done any act with a view to signing or carrying out any report, application, recommendation, or certificate purporting to be a report, application, recommendation or certificate under this Act; or

(b) done anything under this Act,

he shall not be liable to any civil or criminal proceedings, whether on the ground of want of jurisdiction or on any other ground, unless he has acted in bad faith or without reasonable care.

(2) No proceedings, civil or criminal, shall be brought against any person in any court in respect of any such matter as is mentioned in
subsection (1) without the leave of the court, and leave shall not be
given unless the court is satisfied that there is substantial ground for
the contention that the person, against whom it is sought to bring the
proceedings, has acted in bad faith or without reasonable care.

(3) Notice of any application under subsection (2) shall be given to
the person against whom it is sought to bring the proceedings, and the
person shall be entitled to be heard against the application.

Penalty for improper reception or detention

26.—(1) Subject to section 25, any person who —

(a) otherwise than in accordance with the provisions of this
Act receives or detains in a psychiatric institution a person
who is or is alleged to be mentally disordered; or

(b) for gain detains in any place, not being a psychiatric
institution, 2 or more mentally disordered persons,

shall be guilty of an offence and shall be liable on conviction to a fine
not exceeding $5,000 or to imprisonment for a term not exceeding 3
years or to both.

(2) No prosecution under this section shall be commenced without
the consent of the Public Prosecutor.

Sum payable by Government to mentally disordered person

27. Where any sum is payable in respect of pay, pension, gratuity or
other similar allowance to any person by the Government, and the
person to whom the sum is payable is found under the provisions of
this Act to be mentally disordered, the Government may —

(a) pay so much of that sum as it thinks fit to the person having
charge of the mentally disordered person; and

(b) pay the surplus, if any, or such part thereof as it thinks fit,
for the maintenance of such members of the family of the
mentally disordered person as are dependent on that person
for maintenance.
Order for payment of cost of maintenance

28.—(1) Where any person has been received into a psychiatric institution in accordance with section 249 or 252 of the Criminal Procedure Code 2010 or section 43 of the Prisons Act (Cap. 247), the court —

(a) on the application of the principal officer of the psychiatric institution, shall make an order for the payment of the cost of maintenance of the person in the psychiatric institution; and

(b) may direct that any sum of money payable under that order shall be recovered from the estate of the person, or of any person legally bound to maintain him.

(2) If at any time it appears to the satisfaction of the court that the person referred to in subsection (1) has no sufficient property and that no person legally bound to maintain the person has sufficient means for the payment of such cost, the court shall so certify instead of making an order under that subsection for the payment of the cost.

(3) An order under subsection (1) shall be enforced in the same manner and shall be of the same force and effect and subject to the same appeal as a judgment or order made by the court in a suit in respect of the property or person therein mentioned.

Mental Capacity Act matters

29. Nothing contained in this Act shall be taken to interfere with the power of the court over any person found to be lacking capacity under the Mental Capacity Act 2008.

Composition of offences

30.—(1) The Director or any public officer authorised by him may, in his discretion, compound any offence under this Act which is prescribed as a compoundable offence by collecting from a person reasonably suspected of having committed the offence a sum not exceeding $2,000.

(2) On payment of such sum of money, no further proceedings shall be taken against that person in respect of the offence.
All sums collected under this section shall be paid into the Consolidated Fund.

**Power to amend First Schedule**

31. The Minister may, by order published in the *Gazette*, amend, add to or vary the First Schedule.

**Rules**

32.—(1) The Minister may make rules for carrying out the purposes and provisions of this Act.

(2) Without prejudice to the generality of subsection (1), the Minister may make rules to prescribe —

(a) the conditions and circumstances under which mechanical means of restraint or seclusion may be applied to patients;

(b) the books and records to be kept in psychiatric institutions; and

(c) anything which may be prescribed or is required to be prescribed under this Act.

(3) The Minister may, in making any rules prescribe a fine not exceeding $5,000 or imprisonment not exceeding 6 months or both with which the contravention thereof shall be punishable.

**Consequential and related amendments to other written laws**

33. The provisions of the Acts specified in the first column of the Second Schedule are amended in the manner set out in the second column thereof.

**Repeal and savings**

34.—(1) Sections 1 and 2 of the Mental Disorders and Treatment Act (Cap. 178) are repealed.

(2) Part I of the Mental Disorders and Treatment Act and section 56 of that Act are repealed.
(3) Parts II and III (with the exception of section 56) of the Mental Disorders and Treatment Act and the Schedule to that Act are repealed.

(4) All orders and applications made and things done under Parts II and III of the repealed Mental Disorders and Treatment Act before the date of commencement of this Act in relation to a person of unsound mind shall be deemed to be made or done under this Act; and for this purpose, the provisions of this Act shall apply to and in relation to the person as if he is a mentally disordered person under this Act.

FIRST SCHEDULE

Section 10(1)

FORM 1

MENTAL HEALTH (CARE AND TREATMENT) ACT 2008

ORDER FOR ADMISSION OR FURTHER TREATMENT OF A PATIENT

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<td>.............................. Institution.</td>
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I, the undersigned designated medical practitioner, hereby order that ................................. of ................................. be *admitted for treatment/detained for further treatment under section 10(1) of the Mental Health (Care and Treatment) Act 2008 on account of suspected mental disorder.

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*Delete whichever is inapplicable.
FORM 2  
Section 10(2)

MENTAL HEALTH (CARE AND TREATMENT) ACT 2008

ORDER OF DETENTION OF A PATIENT FOR FURTHER TREATMENT

To: The principal officer,

 ................................................
Institution.

I, the undersigned designated medical practitioner, hereby order that ........................................ of .................................................... be detained for further treatment under section 10(2) of the Mental Health (Care and Treatment) Act 2008 on account of suspected mental disorder.

Signature: ...................................................

(Name in block letters) ................................

Witness: ...................................................

(Name in block letters) ....................

Date: .................. Time: ........

FORM 3  
Section 10(4)

MENTAL HEALTH (CARE AND TREATMENT) ACT 2008

ORDER OF DETENTION OF A PATIENT FOR FURTHER TREATMENT

To: The principal officer,

 ................................................
Institution.

I, the undersigned, .................................................................

(here enter name and official designation)
FIRST SCHEDULE — continued

hereby certify that I on the ............ day of ...................... 20...............at ...........
........................................... personally examined (separately from any other practitioner) .............................................

(here enter name and residence of person examined)

and that the said ........................................ is mentally disordered and a proper person to be taken charge of and detained for further treatment and that I have formed this opinion on the following grounds:

Statement

1. Facts indicating mental disorder observed by myself ................................................................. (here state the facts)

2. Other facts, if any, indicating mental disorder communicated to me by others ........................................ (here state the information and from whom)

And I hereby order that the said .................................................... be detained at the ................................................. Institution for further psychiatric treatment.

Dated this .......... day of ................... 20.....

FORM 4

MENTAL HEALTH (CARE AND TREATMENT) ACT 2008
APPLICATION BY VISITORS FOR ORDER OF DETENTION

We, the visitors of ....................................................... Institution being satisfied by the report of ............................................................ principal officer of the said Institution, and by personal inspection, that .......................................................... a patient detained under section 10(3) of the Mental Health (Care and Treatment) Act 2008 should be further detained for care and treatment hereby make application to a Magistrate for an order for the further detention of the said ......................................................


Signed ..............................................................

........................................................................
FORM 5
MENTAL HEALTH (CARE AND TREATMENT) ACT 2008
MAGISTRATE’S ORDER OF DETENTION

Whereas
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Dated at .......... this .......... day of ............. 20 .......

Signed ..........................................................
Magistrate

FORM 6

MENTAL HEALTH (CARE AND TREATMENT) ACT 2008
TRANSFER ORDER

To: The principal officer of .............

Informal Consolidation – version in force from 1/3/2012 to 31/12/2012
FIRST SCHEDULE — continued

Whereas I have seen fit to order that ................................ who is detained as a patient in ........................................ Institution be removed from that Institution and transferred to ........................................................... Institution.

Now I do hereby require you the principal officer of the ........................................ Institution to deliver up the said patient to ........................................ at ...............................................................

And I do hereby require you .............................................. to bring or cause to be brought the said patient ........................................ to the ............................................................ Institution and to deliver him to the officer in charge of the ............................................................ Institution.

Given under my hand, this ..................... day of ............................. 20.....

............................................................
Director of Medical Services

SECOND SCHEDULE

Section 33

CONSEQUENTIAL AND RELATED AMENDMENTS TO OTHER WRITTEN LAWS

First column  Second column

1.—(1) Advance Medical Directive Act
(Chapter 4A, 1997 Ed.)

Informal Consolidation – version in force from 1/3/2012 to 31/12/2012
SECOND SCHEDULE — continued

(a) Section 2
Delete the words “of sound mind” in the definition of “patient” and substitute the words “who is not mentally disordered,”.

(b) Section 3(1)
Delete the words “of sound mind” and substitute the words “who is not mentally disordered,”.

(c) Section 4
Delete paragraph (a) and substitute the following paragraph:

“(a) is not mentally disordered;”.

(2) Agency for Science, Technology and Research Act (Chapter 5A, 2002 Ed.)
First Schedule, paragraph 11
Delete sub-paragraph (a) and substitute the following sub-paragraph:

“(a) is mentally disordered and incapable of managing himself or his affairs;”.

(3) Architects Act (Chapter 12, 2000 Ed.)
Section 4D
Delete the words “of unsound mind” in paragraph (d) and substitute the words “mentally disordered and incapable of managing himself or his affairs,”.

(4) Banishment Act (Chapter 18, 1985 Ed.)
Section 9(1)
(i) Delete the words “of unsound mind” in the 3rd and 5th lines and substitute in each case the words “mentally disordered”.

(ii) Delete the words “again become of sound mind” in the 10th line and
SECOND SCHEDULE — continued

substitute the words “ceased to be mentally disordered”.

(5) Bankruptcy Act
(Chapter 20, 2000 Ed.)

Section 160
Delete paragraph (c) and substitute the following paragraph:
“(c) a person who lacks capacity may act by a deputy appointed or deemed to be appointed for him by the High Court under the Mental Capacity Act 2008 with powers in relation to him for the purposes of this Act.”.

(6) Building Maintenance and Strata Management Act 2004
(Act 47 of 2004)

(a) Section 54(1)
Delete paragraph (i) and substitute the following paragraph:
“(i) if the person becomes mentally disordered and incapable of managing himself or his affairs; or”.

(b) First Schedule, paragraph 20
Delete the words “unsoundness of mind” wherever they appear and substitute in each case the words “mental disorder”.

(7) Casino Control Act
(Chapter 33A, 2007 Ed.)
The Schedule, paragraph 11
Delete sub-paragraph (a) and substitute the following sub-paragraph:
SECOND SCHEDULE — continued

“(a) is mentally disordered and incapable of managing himself or his affairs;”.

(8) Central Provident Fund Act
(Chapter 36, 2001 Ed.)

(a) Deleted by Act 18/2009, wef 01/03/2010.

(ii) Delete paragraph (e) of subsection (2) and substitute the following paragraph:

“(e) is mentally disordered and incapable of managing himself or his affairs;”.

(iii) Delete sub-paragraph (ii) of subsection (6B)(a) and substitute the following sub-paragraph:

“(ii) mentally disordered and incapable of managing himself or their affairs, or his or their affairs;”.

(iv) Delete paragraph (b) of subsection (7A) and substitute the following paragraph:

“(b) mentally disordered and incapable of managing himself or his affairs;”.

(v) Delete paragraph (b) of subsection (8) and substitute the following paragraph:

“(b) is mentally disordered and incapable of managing himself or his affairs;”.

Informal Consolidation – version in force from 1/3/2012 to 31/12/2012
SECOND SCHEDULE — continued

(b) *Deleted by Act 18/2009, wef 01/03/2010.*

(9) Charities Act
(Chapter 37, 2007 Ed.)

Section 25(4) Delete paragraph *(d)* and substitute the following paragraph:

“(d) lacks capacity (within the meaning of the Mental Capacity Act 2008) to exercise his functions as trustee;”.

(10) Children Development Co-Savings Act
(Chapter 38A, 2002 Ed.)

Section 4(1) Delete paragraph *(f)* and substitute the following paragraph:

“(f) where the trustee is no longer able to act as trustee by reason that he lacks capacity (within the meaning of the Mental Capacity Act 2008) to exercise his functions as trustee and the member has no other legal guardian, be substituted with —

(i) the deputy appointed or deemed to be appointed for such trustee by the High Court under that Act and who was conferred power to exercise the
SECOND SCHEDULE — continued

functions as trustee; or

(ii) if there is no such deputy, a person nominated by the Minister; and”.

(11) Companies Act
(Chapter 50, 2006 Ed.)

Fourth Schedule

(a) Paragraph 56 Delete paragraph 56 and substitute the following paragraph:

“56. A member who is mentally disordered or whose person or estate is liable to be dealt with in any way under the law relating to mental capacity may vote, whether on a show of hands or on a poll, by such other person as properly has the management of his estate, and any such person may vote by proxy or attorney.”.

(b) Paragraph 62 Delete the words “unsoundness of mind” wherever they appear and substitute in each case the words “mental disorder”.

(c) Paragraph 72 Delete sub-paragraph (e) and substitute the following sub-paragraph:

“(e) becomes mentally disordered and incapable of managing himself or his affairs or a person whose person or estate is liable to be dealt with in any way under the law relating to mental capacity;”.

Informal Consolidation – version in force from 1/3/2012 to 31/12/2012
SECOND SCHEDULE — continued

(12) Conveyancing and Law of Property Act
(Chapter 61, 1994 Ed.)

(a) Section 7(5) Delete the words “committee of a mentally disordered person” and substitute the words “deputy appointed or deemed to be appointed by the High Court for a person who lacks capacity under the Mental Capacity Act 2008”.

(b) Section 44 Delete the words “unsoundness of mind” in paragraphs (a), (b) and (c) and substitute in each case the words “mental disorder”.

(c) Section 46(1) (i) Delete the words “of unsound mind” and substitute the words “mentally disordered”.

(ii) Delete the words “unsoundness of mind” and substitute the words “mental disorder”.

(13) Countervailing and Anti-Dumping Duties Act
(Chapter 65B, 1997 Ed.)

Section 30(5) Delete paragraph (a) and substitute the following paragraph:

“(a) is mentally disordered and incapable of managing himself or his affairs;”.

(14) Defence Science and Technology Agency Act
(Chapter 75A, 2001 Ed.)

First Schedule, paragraph 10 Delete sub-paragraph (a) and substitute the following sub-paragraph:

“(a) is mentally disordered and incapable of
SECOND SCHEDULE — continued

managing himself or his affairs;”.

(15) Exchange Control Act
(Chapter 99, 2000 Ed.)
Section 22(5) Delete the words “unsoundness of mind” in paragraph (b) and substitute the words “mental disorder”.

(16) Government Procurement Act
(Chapter 120, 1998 Ed.)
Section 8(4) Delete paragraph (a) and substitute the following paragraph:

“(a) is mentally disordered and incapable of managing himself or his affairs;”.

(17) Housing and Development Act
(Chapter 129, 2004 Ed.)
Section 7(1) Delete paragraph (c) and substitute the following paragraph:

“(c) is mentally disordered and incapable of managing himself or his affairs.”.

(18) HUDC Housing Estates Act
(Chapter 131, 1985 Ed.)
Fourth Schedule, paragraph 18 Delete the words “unsoundness of mind” wherever they appear and substitute in each case the words “mental disorder”.

Informal Consolidation – version in force from 1/3/2012 to 31/12/2012
SECOND SCHEDULE — continued

(19) Human Organ Transplant Act
(Chapter 131A, 2005 Ed.)

(a) Section 5(2) Delete the words “not of sound mind” in paragraph (e) and substitute the words “mentally disordered”.

(b) Section 15A(2) Delete the words “of sound mind” in paragraph (b) and substitute the words “not mentally disordered”.

(20) Income Tax Act
(Chapter 134, 2008 Ed.)

Section 10L(3) Delete the words “found to be of unsound mind” in paragraph (c) and substitute the words “mentally disordered and incapable of managing himself or his affairs”.

(21) Industrial Relations Act
(Chapter 136, 2004 Ed.)

Section 7(4) Delete paragraph (b) and substitute the following paragraph:

“(b) is mentally disordered and incapable of managing himself or his affairs;”.

(22) Institute of Technical Education Act
(Chapter 141A, 1993 Ed.)

Section 9 Delete paragraph (a) and substitute the following paragraph:

“(a) becomes mentally disordered and incapable of managing himself or his affairs;”.

Informal Consolidation – version in force from 1/3/2012 to 31/12/2012
(23) Land Acquisition Act
(Chapter 152, 1985 Ed.)

(a) Section 2(2) (i) Delete the words “the committees of mentally disordered persons” in paragraph (c) and substitute the words “deputies appointed or deemed to be appointed by the High Court for persons who lack capacity (incapacitated persons) under the Mental Capacity Act 2008 with power in relation to the incapacitated persons for the purposes of this Act,”.

(ii) Delete the words “mentally disordered persons” in paragraph (c) and substitute the words “incapacitated persons”.

(b) Section 19(2) Delete paragraph (d) and substitute the following paragraph:

“(d) is mentally disordered and incapable of managing himself or his affairs.”.

(c) Section 26(3) Delete paragraph (c) and substitute the following paragraph:

“(c) is mentally disordered and incapable of managing himself or his affairs.”.

(24) Land Surveyors Act
(Chapter 156, 2006 Ed.)

Section 4(4) Delete the words “of unsound mind” in paragraph (d) and substitute the words “mentally disordered and incapable of managing himself or his affairs”.

(25) Land Titles Act
(Chapter 157, 2004 Ed.)
SECOND SCHEDULE — continued

Section 126(1) Delete the words “committee to whom it is entrusted, pursuant to the Mental Disorders and Treatment Act (Cap. 178),” in paragraph (e) and substitute the words “deputy appointed or deemed to be appointed for such person by the High Court under the Mental Capacity Act 2008, with power in relation to”.

(26) Legal Profession Act (Chapter 161, 2001 Ed.)

(a) Section 26(1) Delete paragraph (h) and substitute the following paragraph:

“(h) if he lacks capacity within the meaning of the Mental Capacity Act 2008 to act as a solicitor.”.

(b) Section 30(5) Delete paragraph (e) and substitute the following paragraph:

“(e) becomes mentally disordered and incapable of managing himself or his affairs;”.

(c) Section 57(1) Delete paragraph (b) and substitute the following paragraph:

“(b) he becomes mentally disordered and incapable of managing himself or his affairs;”.

(d) First Schedule, paragraph 1(1) Delete sub-paragraph (h) and substitute the following sub-paragraph:

“(h) a solicitor lacks capacity within the meaning of the Mental Capacity Act”.

Informal Consolidation – version in force from 1/3/2012 to 31/12/2012
SECOND SCHEDULE —  continued

2008 to act as a solicitor;”.

(27) Limitation Act
(Chapter 163, 1996 Ed.)

Section 2(2) Delete the words “of unsound mind” and substitute the words “lacks capacity (within the meaning of the Mental Capacity Act 2008) to conduct legal proceedings”.

(28) Maintenance of Religious Harmony Act
(Chapter 167A, 2001 Ed.)

Section 3(8) Delete paragraph (a) and substitute the following paragraph:

“(a) is mentally disordered and incapable of managing himself or his affairs;”.

(29) Medical and Elderly Care Endowment Schemes Act
(Chapter 173A, 2001 Ed.)

Section 43(3) Delete paragraph (b) and substitute the following paragraph:

“(b) the deputy appointed or deemed to be appointed by the High Court for a person who lacks capacity under the Mental Capacity Act 2008, with power to consent to such disclosure.”.
SECOND SCHEDULE — continued

(30) Medical (Therapy, Education and Research) Act
(Chapter 175, 1985 Ed.)

(a) Section 3 Delete the words “of sound mind and” and substitute the words “who is not mentally disordered and who is”.

(b) Section 13(1) Delete the words “of sound mind and” and substitute the words “who is not mentally disordered and who is”.

(31) Monetary Authority of Singapore Act
(Chapter 186, 1999 Ed.)

Section 10(2) Delete paragraph (b) and substitute the following paragraph:

“(b) becomes mentally disordered and incapable of managing himself or his affairs;”.

(32) National Arts Council Act
(Chapter 193A, 1992 Ed.)

First Schedule, paragraph 9 Delete sub-paragraph (a) and substitute the following sub-paragraph:

“(a) is mentally disordered and incapable of managing himself or his affairs;”.

(33) National Heritage Board Act
(Chapter 196A, 1994 Ed.)

First Schedule, paragraph 9 Delete sub-paragraph (a) and substitute the following sub-paragraph:

“(a) is mentally disordered and incapable of
SECOND SCHEDULE — continued

managing himself or his affairs;”.

(34) National Parks Board Act
(Chapter 198A, 1997 Ed.)

First Schedule, paragraph 9
Delete sub-paragraph (c) and substitute the following sub-paragraph:
“(c) is mentally disordered and incapable of managing himself or his affairs.”.

(35) Police Force Act
(Chapter 235, 2006 Ed.)

Section 101(5)
Delete paragraph (c) and substitute the following paragraph:
“(c) is mentally disordered and incapable of managing himself or his affairs.”.

(36) Prisons Act
(Chapter 247, 2000 Ed.)

Section 43
(i) Delete the words “of unsound mind” wherever they appear in subsection (1) and substitute in each case the words “mentally disordered”.

(ii) Delete the words “again become of sound mind” in subsection (2) and substitute the words “ceased to be mentally disordered”.

(iii) Delete the words “Section 40 of the Mental Disorders and Treatment Act (Cap. 178) shall apply to every person confined in a mental hospital under this section” in subsection (3) and substitute
the words “Where a person is confined under this section in a psychiatric institution within the meaning of the Mental Health (Care and Treatment) Act 2008, section 15 of that Act shall apply to such person”.

(iv) Delete the section heading and substitute the following section heading:

“Prisoners who are mentally disordered”.

(37) Private Hospitals and Medical Clinics Act
(Chapter 248, 1999 Ed.)

Section 13(3) Delete paragraph (c) and substitute the following paragraph:

“(c) in relation to a person who lacks capacity within the meaning of the Mental Capacity Act 2008, means the deputy appointed or deemed to be appointed for the person by the High Court under that Act, with power to consent to such disclosure.”.

(38) Probate and Administration Act
(Chapter 251, 2000 Ed.)

Section 22 (i) Delete the words “person of unsound mind” in subsection (1) and substitute the words “mentally disordered person”.

(ii) Delete the words “of sound mind” in the 1st line of subsection (2) and substitute the words “he is not mentally disordered”.

Informal Consolidation – version in force from 1/3/2012 to 31/12/2012
SECOND SCHEDULE — continued

(iii) Delete the words “person of unsound mind” in subsection (2) and substitute the words “mentally disordered person”.

(iv) Delete the words “becomes of sound mind” in subsection (2) and substitute the words “ceases to be mentally disordered”.

(39) Professional Engineers Act
(Chapter 253, 1992 Ed.)
Section 4C
Delete the words “of unsound mind” in paragraph (d) and substitute the words “mentally disordered and incapable of managing himself or his affairs”.

(40) Property Tax Act
(Chapter 254, 2005 Ed.)
Section 23(2)
Delete paragraph (d) and substitute the following paragraph:
“(d) is mentally disordered and incapable of managing himself or his affairs.”.

(41) [Deleted by Act 2 of 2012 wef 01/03/2012]

(42) Requisition of Resources Act
(Chapter 273, 1985 Ed.)
Section 30(6)
Delete paragraph (c) and substitute the following paragraph:
“(c) is mentally disordered and incapable of managing himself or his affairs.”.
SECOND SCHEDULE — continued

(43) Settled Estates Act
(Chapter 293, 1985 Ed.)

Section 16  (i) Delete subsection (2) and substitute the following subsection:

“(2) All notices under this Act may be given by or to —

(a) guardians on behalf of infants;

(b) the Official Assignee on behalf of bankrupts; and

(c) deputies appointed or deemed to be appointed by the High Court for persons who lack capacity under the Mental Capacity Act 2008 with power in relation to such persons for the purposes of this Act, on behalf of such persons.”.

(ii) Delete the marginal note to subsection (2).

(44) Singapore Academy of Law Act
(Chapter 294A, 1997 Ed.)

Section 16(1)  Delete the words “of unsound mind” in paragraph (e) and substitute the words “mentally disordered and incapable of managing himself or his affairs”.

(45) Singapore Armed Forces Act
(Chapter 295, 2000 Ed.)

(a) Section 93(2)  Delete the words “of unsound mind” in paragraph (i) and substitute the words “mentally disordered”.

Informal Consolidation – version in force from 1/3/2012 to 31/12/2012
SECOND SCHEDULE — continued

(b) Section 102(2)  
Delete the words “of unsound mind” in paragraph (c) and substitute the words “mentally disordered”.

(46) Singapore Labour Foundation Act  
(Chapter 302, 1985 Ed.)  
Section 6(5)  
Delete the words “of unsound mind” in paragraph (a) and substitute the words “mentally disordered and incapable of managing himself or his affairs”.

(47) Standards, Productivity and Innovation Board Act  
(Chapter 303A, 2002 Ed.)  
First Schedule, paragraph 10  
Delete sub-paragraph (a) and substitute the following sub-paragraph:  
“(a) is mentally disordered and incapable of managing himself or his affairs;”.

(48) State Immunity Act  
(Chapter 313, 1985 Ed.)  
Section 8(3)  
Delete the words “persons of unsound mind” and substitute the words “mentally disordered persons”.

(49) Travel Agents Act  
(Chapter 334, 1998 Ed.)  
Section 3(1)  
Delete the words “committee of the estate or person of a mentally ill person, or manager of the property of an incapable person, for the purpose of performing his functions, exercising his powers or carrying out his duties as such, to hold a
SECOND SCHEDULE — continued

 licences” and substitute the words “or deputy appointed or deemed to be appointed by the High Court for a person who lacks capacity under the Mental Capacity Act 2008 with power in relation to such person for the purposes of this Act, to hold a licence for the purpose of performing his functions, exercising his powers or carrying out his duties as such”.

(50) Trust Companies Act
(Chapter 336, 2006 Ed.)
Section 26(1) Delete the words “committee of the person of a mentally disordered person” and substitute the words “a deputy with powers in relation to the personal welfare of a person who lacks capacity (within the meaning of the Mental Capacity Act 2008)”.

(51) Trustees Act
(Chapter 337, 2005 Ed.)
(a) Section 3 Delete the definitions of “mentally disordered person” and “person of unsound mind”.
(b) Section 37(10) Delete the words “mentally disordered person or a person of unsound mind, being a trustee,” and substitute the words “trustee lacks capacity (within the meaning of the Mental Capacity Act 2008) to exercise his functions as trustee and”.
(c) Section 42(2) Delete paragraph (b) and substitute the following paragraph:

“(b) found to lack capacity (within the meaning of the Mental Capacity Act
SECOND SCHEDULE —  continued

2008) to exercise his functions as trustee;”.

(52) Urban Redevelopment Authority Act (Chapter 340, 1990 Ed.)
First Schedule, paragraph 9
Delete sub-paragraph (a) and substitute the following sub-paragraph:
“(a) is mentally disordered and incapable of managing himself or his affairs;”.

(53) Women’s Charter (Chapter 353, 1997 Ed.)
Section 106
(i) Delete the words “unsoundness of mind” in paragraph (c) and substitute the words “mental disorder”.
(ii) Delete the words “Mental Disorders and Treatment Act (Cap. 178)” in paragraph (d) and substitute the words “Mental Health (Care and Treatment) Act 2008”.

(54) Work Injury Compensation Act (Chapter 354, 1998 Ed.)
(a) Section 9
(i) Delete sub-paragraph (iii) of subsection (1A)(a) and substitute the following sub-paragraph:
“(iii) where the employee has become mentally incapacitated, any deputy appointed or deemed to be appointed for the
SECOND SCHEDULE — continued

employee by the High Court under the Mental Capacity Act 2008 with power to receive such payment;”.

(ii) Delete paragraph (b) of subsection (4A) and substitute the following paragraph:

“(b) any deputy appointed or deemed to be appointed for the employee by the High Court under the Mental Capacity Act 2008 with power to receive such payment.”.

(b) Section 22(2) Delete the words “committee or committees of the employee and estate of the employee required under the Mental Disorders and Treatment Act (Cap. 178)” and substitute the words “deputy for the employee under the Mental Capacity Act 2008”.

(c) Section 27(1) Delete the words “committee or committees appointed under the Mental Disorders and Treatment Act (Cap. 178)” in paragraph (ba) and substitute the words “deputy appointed or deemed to be appointed for him by the High Court under the Mental Capacity Act 2008”.

(d) Section 28A(2) Delete the words “committee or committees appointed under the Mental Disorders and Treatment Act (Cap. 178)” in paragraph (c) and substitute the words “deputy appointed or deemed to be appointed for the employee by the High
SECOND SCHEDULE — continues

Court under the Mental Capacity Act 2008”.

[Act 2 of 2012 wef 01/03/2012]

2. In this Schedule and in any written law amended by this Schedule, “mental disorder” has the same meaning as in section 2(1), and “mentally disordered” shall be construed accordingly.