



**CHIEF PSYCHIATRIST
OF
WESTERN AUSTRALIA**

**WA MENTAL HEALTH
ACT 2014**

SECTIONS: 230, 231, 233

Please use ID label or block print

FAMILY NAME

UMRN

GIVEN NAMES

CMHI

BIRTHDATE

GENDER

ADDRESS

**FORM 10C – RECORD OF INFORMING MEDICAL PRACTITIONER AND TREATING
PSYCHIATRIST OF BODILY RESTRAINT**

Informing medical practitioner of bodily restraint (if applicable – see overleaf):

Name of medical practitioner: _____

Qualifications of medical practitioner: _____

Date and time medical practitioner informed: _____ Date: DD/MM/YY Time: HH:MM

Informing treating psychiatrist of bodily restraint (if applicable – see overleaf):

Name of treating psychiatrist: _____

Qualifications of treating psychiatrist: _____

Date and time treating psychiatrist informed: _____ Date: DD/MM/YY Time: HH:MM

Name of person completing this form: _____

Signature: _____

**FORM 10C – RECORD OF INFORMING MEDICAL PRACTITIONER AND
TREATING PSYCHIATRIST OF BODILY RESTRAINT**

Notes: Form 10C – Record of informing medical practitioner and treating psychiatrist of bodily restraint

Informing medical practitioner of bodily restraint:

- This section must be completed when a mental health practitioner or the person in charge of a ward gives an oral authorisation of bodily restraint or makes a bodily restraint order.
- The mental health practitioner or person in charge of the ward must inform a medical practitioner that:
 - the person is restrained under the oral authorisation or bodily restraint order; or
 - the person was restrained under the oral authorisation or bodily restraint order but has since been released from bodily restraint.
- This must occur as soon as practicable, and in any event within sufficient time to enable the examination by a medical practitioner which must occur within 30 minutes of the person being restrained (s230 & 231).

Informing treating psychiatrist of bodily restraint:

- This section must be completed when the restrained person has a treating psychiatrist and the treating psychiatrist was not the practitioner who made the oral authorisation or bodily restraint order and is not the medical practitioner who was informed of the bodily restraint.
- The person who made the oral authorisation or bodily restraint order must inform the treating psychiatrist that:
 - the person is restrained under the oral authorisation or bodily restraint order; or
 - the person was restrained under the oral authorisation or bodily restraint order but has since been released from bodily restraint.
- This must occur as soon as practicable, and in any event within 30 minutes of the person being restrained (s233).

Checklist of *Mental Health Act 2014* requirements related to this form:

Notes

- ☐ Give the person a copy of this form as soon as practicable.
- ☐ File this form on the person's medical record.
- ☐ ☒ Email a copy of this form to the Chief Psychiatrist at monitoring@ocp.wa.gov.au as soon as practicable and file a record of having done this.
- ☐ ☒ If the person is a mentally impaired accused, email a copy of this form to the Mentally Impaired Accused Review Board at prisonersreviewboard@justice.wa.gov.au and file a record of having done this.