CHAPTER 120. MENTAL PATIENTS.

MENTAL PATIENTS RULES.

RULES OF COURT MADE UNDER SECTION 37.

DIVISION OF RULES.

PART I. ADJUDICATION AND PROCEEDINGS ARISING THEREFROM.—Rules 2-21.

32 Gaz. 282, 425. PART II.—ADMINISTRATION OF PROPERTY AND MAINTENANCE OF MENTAL PATIENTS.—Rules 22-38.

1. These Rules of Court may be cited as the Mental Patients Rules.

PART I.

ADJUDICATION AND PROCEEDINGS ARISING THEREFROM.

Proceedings for an Adjudication.

2. The information prescribed by section 3 of the Law shall be in writing and be sworn by the informant before the Court. (Form 1.)

The Court may examine the informant on oath as to the grounds of his suspicion and belief and also ask him for the names of any medical practitioners who have attended or treated the person suspected of being mentally afflicted.

3.—(1) Upon receipt of any such information as aforesaid the Court may, if it so thinks fit, direct the issue of a summons calling on the suspected person to appear before the Court on a specified day for the purpose of an inquiry as to his state of mind. (Form 2.)

(2) The summons shall also direct the suspected person to submit to an examination by the medical practitioner named therein upon production of his notice of appointment.

(3) Subject to the provisions of rule 17, the summons shall be served on the suspected person as early as possible.

4.--(1) The Court shall appoint any medical practitioner whom it shall think fit to examine the suspected person.

(2) The Court may, if it so thinks fit, at anytime cancel an appointment which it has made and make another in its place. But where another appointment is made the summons to the suspected person shall, if necessary, be amended accordingly; or, where service thereof has already been effected, notice of the new appointment shall, subject to the provisions of rule 17, be served on the suspected person. Likewise, notice that his appointment has been cancelled shall be served on the medical practitioner concerned if, in accordance with the provisions of rule 5 (1) he has already been served with notice of his appointment. (Form 5.)

5.—(1) The medical practitioner appointed to examine the suspected person shall be served with a notice of appointment together with a form of certificate. (Forms 3 and 4.)

(2) Such notice shall direct the medical practitioner appointed to fill in the form of certificate with the required particulars if he is of opinion that the suspected person is mentally afflicted and a proper subject of confinement as a mental patient; or, if he is not of such opinion, to endorse the form with a note to that effect without filling in any particulars.

(3) Save where the Court otherwise directs, the form of certificate, whether filled in or endorsed as in sub-rule (2) of this rule directed, shall be filed in court at least three days before the day fixed for the inquiry.

(4) The medical practitioner examining the suspected person shall, unless the Court otherwise directs, attend the Court on the day fixed for the enquiry as to the suspected persons' state of mind and answer such questions as the Court may see fit to allow.

6. The Court may at any time by order permit, on such terms as may be just, any one who is interested in the suspected person to do on his behalf all things which may be necessary for the conduct of his case. The Court may at any time vary or revoke such order.

7.—(1) The procedure to be followed at the inquiry shall, as nearly as possible, be the same as the procedure followed in criminal proceedings upon summary trial.

(2) Where the Court is satisfied by medical evidence that it is in the interest of the suspected person that he should not be present at the inquiry, the inquiry may be held in his absence. In all other cases of absence of the suspected person a warrant may be issued to compel his attendance.

8. The Court adjudging a person to be a mental patient and a proper subject of confinement, or making an order for his confinement, shall inform him that he may appeal to the Supreme Court and if he thereupon declares his desire to appeal, the Court shall explain to him the steps which he should take for the prosecution of the appeal. (Forms 6 and 7.)

Appeals.

9. The Supreme Court or a Judge thereof may, at any time after an intention to appeal has been declared, by order permit, on such terms as may be just, any one who is interested in the appellant to do on his behalf all things which may be necessary in connection with the appeal. Such Court or Judge may at any time vary or revoke such order.

10. The appellant shall, unless the Supreme Court or a Judge thereof otherwise directs, be present at the hearing of the appeal.

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Rescission of Adjudication.

11.—(1) (a) Every application under section 6 (2) of the Law shall be filed in the local registry of the Court having jurisdiction in the administrative district in which the premises wherein the person affected by the application is confined are situated; or, if the person affected by the application has been allowed to be absent on parole under section 13 or 22 of the Law, the application shall be filed in the local registry of the Court having jurisdiction in the administrative district in which the person in whose charge he is usually resides; or, if the person affected by the application has been discharged from hospital under section 13 of the Law, the application shall be filed in the local registry of the Court having jurisdiction in the administrative district in which such person is residing. (Form 8.)

(b) Every such application shall be supported by affidavit and accompanied by a copy of the order of adjudication sought to be rescinded. (Form 9.)

(c) A copy of the application and affidavit together with notice of the day fixed for the hearing shall be served on the superintendent of the mental hospital or the licensee of the premises having custody of the person affected by the application; or, if the person affected by the application has been allowed to be absent on parole, the documents aforesaid shall be served on the person in whose charge he is; or, if the person affected by the application has been discharged from hospital, the documents aforesaid shall, where such person is not himself the applicant, be served on such person.

(d) Save where the Court otherwise directs, the superintendent or the licensee or the person having custody or charge of the person affected by the application shall have him present at the hearing.

(2) Where the Court directs the adjudication to be rescinded and the order of confinement to be revoked, it shall order the discharge of the person affected thereby if he is in the custody or charge of any person; and if the person whose discharge is ordered is present in Court, he shall be immediately discharged; or if he is not present in Court, the Court shall cause a copy of its order to be promptly served on the person in whose custody or charge he is and such person shall forthwith discharge him. (Form 10.)

Re-committal of Criminal Mental Patient.

12.--(1) The information prescribed by section 16 (2) of the Law shall be accompanied by a copy under the hand of the Colonial Secretary of the order containing the conditions upon which the person informed against was discharged. (Form 11).

(2) Upon receipt of an information as aforesaid the Court shall, if necessary, issue a warrant for the arrest of such person, and he shall be brought before the Court immediately after his arrest. (Form 12).

The warrant shall set forth the condition stated to have been broken, and the person arrested shall be informed thereof on his arrest.

The warrant may be executed anywhere in Cyprus.

3. The procedure to be followed on the hearing of the information shall, as nearly as possible, be the same as the procedure followed on the summary trial of a criminal charge. (See Form 13.)

Proceedings on Revocation of Licence.

13.—(1) Every application under section 19(3) of the Law shall be filed in the local registry of the Court having jurisdiction in the administrative district in which the licensed premises wherein the mental patient affected by the application is confined are situated. (Form 14.)

Every such application shall be accompanied by a certificate under the hand of the Director of Medical and Health Services to the effect that the licence under the terms of which such patient is confined has been revoked.

The application may be made by the Director of Medical and Health Services or by any medical officer authorized by him in writing in that behalf.

(2) A copy of the application and of the above-mentioned certificate, together with notice of the day fixed for the hearing, shall be served on the licensee.

(3) Save where the Court otherwise directs, the licensee shall not have the mental patient present at the hearing.

(4) If the mental patient is present at the hearing, he shall be delivered into the custody of the person appointed by the Court.

If the mental patient is not so present, the applicant shall cause a copy of the Court's order to be served on the licensee, who shall forthwith deliver such patient into the custody of the person appointed by the Court (Form 15.)

Miscellaneous.

14. The Court or the Supreme Court shall have the same powers in regard to the costs of proceedings under this part of these rules as the Court or the Supreme Court has in criminal proceedings upon summary trial or on appeal.

15. All documents issuing out of any Court shall be sealed with the appropriate seal of such Court.

16. Witnesses in proceedings before the Court or on appeal therefrom may be summoned and served in the same manner as in criminal proceedings.

17. Service of documents under this part of these rules shall be effected in the same manner as in criminal proceedings.

Where service in such manner is found imposible, the person who attempted to effect service shall report the facts on oath to the Court from which the document to be served was issued, and such Court may direct service to be effected in such other manner as it may think fit, or, in the case of a summons of a notice to a person suspected of being montally afflicted, it may, where the circumstances of the case so warrant, order service to be dispensed with.

18. In proceedings before the Court or on appeal therefrom the forms provided in Appendix A hereto shall, where applicable, be used with such variations as circumstances may require.

19. The fees set forth in Appendix A hereto shall be charged in respect of proceedings under this part of these rules.

20. The law and rules governing criminal proceedings upon summary trial and on appeal shall apply to any matter arising out of proceedings before the Court or on appeal for which provision is not herein made.

21. Every document forming part of a proceeding before the Court or on appeal therefrom shall be entitled as follows :----

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PART II.

ADMINISTRATION OF PROPERTY AND MAINTENANCE OF MENTAL PATIENTS.

Appointment of Administrator.

22.—(1) Every application under section 25 (2) of the Law for the appointment of an administrator of the property of a mental patient or a criminal mental patient shall be accompanied by a copy of the order of adjudication or confinement and supported by affidavit. (Forms 16 and 17.)

(2) The affidavit shall state that the adjudication has not been rescinded or that the patient has not been discharged as having regained his sanity, and shall set forth the following particulars :

- (a) the relation, if any, of the applicant to the patient, and the interest which the applicant has in the proper administration of the patient's property;
- (b) the description and approximate value of the property;
- (a) the names and addresses of the persons in possession of, or making use of, the property and their relation to the patient;
- (d) the name and address of the patient's wife or husband, as the case may be, and the names, ages, and addresses of the patient's lawful children; or, if there is no wife or husband or child, then the names and addresses of the patient's parents and brothers and sisters; or, if there are no parents or brothers or sisters, then the names and addresses of the patient's nearest relatives;

(e) the name of the person suggested for appointment as administrator and his relation to the patient, and whether such person is willing to be appointed and competent to discharge the duties of administrator.

23. A copy of the application and affidavit together with notice of the day fixed for the hearing shall be served on the following :---

- (a) (i) if the patient is under confinement, on the superintendent of the hospital or the licensee of the premises in which he is confined; or
 - (ii) if the patient has been allowed to be absent on parole, on the person in whose charge he is; or
 - (iii) if the patient has been discharged, on the patient himself: and
- (b) on the proposed administrator where this person is not the applicant: and
- (c) on such other person as the District Court may direct whose presence at the hearing of the application is in its opinion desirable.

24.—(1) The security to be given by the administrator may be in the form of a bond with one or more sureties approved by the District Court. (Form 18.)

(2) Where the security is not in the form of a bond, a memorandum shall be drawn up setting forth the conditions on which the security is given.

(3) The obligation in the bond or memorandum shall be to the Registrar of the District Court, and the bond or memorandum shall be signed by the person or persons undertaking the obligation.

(4) The security shall be enforceable at the District Court's direction. Such Court may also, upon cause shown, at any time direct that the security be increased or lessened.

25.—(1) The appointment shall direct the administrator to make and file within a specified time an inventory, verified by him upon oath, of the property placed under his administration and of its approximate value and income. (Form 19.)

(2) The appointment shall state whether the administration is undertaken free of charge or upon a remuneration specified therein or to be fixed later.

(3) The appointment may be for a specified period or purpose, and in such a case the period or purpose shall be set forth in the appointment.

(4) The appointment shall not be completed or issued out until the security ordered has been furnished.

Removal of Administrator.

26.--(1) Every application under section 25 (5) of the Law for the removal of an administrator shall set forth the grounds on which his removal is applied for, and shall be accompanied

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by affidavit verifying such grounds and setting forth the following particulars. (Forms 20 and 21):--

- (a) the relation, if any, of the applicant to the owner of the property administered, and the interest which the applicant has in its proper administration;
- (b) the name of the person suggested to replace the administrator and his relation to the owner of the property administered, and whether such person is willing to be appointed and competent to discharge the duties of administrator.

(2) A copy of the application and affidavit, together with notice of the day fixed for the hearing, shall be served on the administrator and on such of the persons prescribed in rule 23 as the District Court may direct.

(3) Before removing the administrator on its own motion, the District Court shall call upon him to show cause.

(4) The District Court may, on removing the administrator, order him to pay any sum held by him in trust or any damage found to have been caused through his fault, and may direct payment to be made out of, or by enforcement of, the security given by him.

Maintenance Applications.

27.—(1) Every application under section 26 (1) of the Law for an order that the property or income of a patient may be applied for his maintenance shall be accompanied by a copy of the order of adjudication or confinement. (Form 22.)

(2) Every such application shall state whether or not an administrator has been appointed.

Where an administrator has not been appointed, the application shall set forth the particulars prescribed in rule 22(2)(d).

(3) A copy of the application with notice of the day fixed for the hearing shall be served on the administrator if there is one, or, if there is none, on such of the persons prescribed in rule 23 as the District Court may direct.

(4) An order under the said section may be enforced in such manner as the District Court may direct. (Form 23.)

Contribution by Relatives.

28.—(1) Every application under section 27 (1) of the Law for an order of contribution by relatives shall be accompanied by a copy of the order of adjudication or confinement and by a copy of any order made under section 26 (1) or of any previous order made under section 27 of the Law. (Forms 24 and 25.)

(2) A copy of the application with notice of the day fixed for the hearing shall be served on the persons against whom the order of contribution is sought.

(3) At the hearing the applicant shall, if necessary, prove service and furnish evidence showing that the patient for whose maintanance the order is sought has no property or that his property is not sufficient for his full maintenance or that his property is insufficient to justify an order under section 26 (1)

of the Law, and that the persons against whom the order is sought possess the means and are able to make contribution.

(4) An order of contribution may be enforced as if the applicant were a judgment creditor and the persons ordered to contribute were judgment debtors.

29.—(1) Every application under section 27 (2) of the Law shall be accompanied by a copy of the order sought to be varied and set forth the facts relied upon. (Form 26.)

Where the application is made by a person who was ordered to contribute the facts relied upon shall be verified by affidavit.

(2) Such an application may be made by the director of health or by any person authorized by him in writing in that behalf.

(3) (a) If the application is made by or on behalf of the director of health, a copy thereof tegether with notice of the day fixed for the hearing shall be served on any person affected thereby;

(b) if the application is made by a person who was ordered to contribute, a copy thereof and of the affidavit in support, together with notice of the day fixed for the hearing, shall be served on the district medical officer of the district in which the application is to be heard.

Miscellaneous.

30. The day to be fixed for the hearing of any application under section 25, 26, or 27 of the Law shall not, unless the District Court otherwise directs, be less than fourteen days from the day on which the application is filed.

31.—(1) Service of documents in proceedings before a District Court shall be effected in the same manner as in civil proceedings.

(2) Save where the District Court otherwise directs, service of notice of the day fixed for the hearing of any matter shall be effected at least ten days before the day of which notice is given.

(3) Save where the District Court otherwise directs, summonses to witnesses shall be served at least four days before the day for which they are summoned.

(4) Where the District Court makes a special direction with regard to the service of a document, the Registrar of the Court shall endorse such document in red ink with the Court's direction.

32. The procedure to be followed on the hearing of any matter before a District Court shall, as nearly as possible, be the same as the procedure followed in civil proceedings.

33. The costs of any proceedings before a District Court shall be in the discretion of the Court; but the property of a mental patient or criminal mental patient shall not be charged with payment of costs in respect of any proceeding unless the Court is satisfied that the proceeding was for the benefit of such patient or his property.

34. All documents issuing out of a District Court shall be sealed with the seal of the Court.

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35. In proceedings before a District Court the forms provided in Appendix B hereto shall, where applicable, be used with such variations as circumstances may require.

36. The fees set forth in Appendix B hereto shall be charged in respect of proceedings before a District Court or on appeal therefrom.

37. The rules relating to civil proceedings shall apply to any matter arising out of a proceeding before a District Court for which provision is not herein made.

38. Every document forming part of a proceeding before a District Court shall be entitled as follows :---

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In the District Court of..... Registry of..... No..... In re A.B. of.....

APPENDIX A.

FORMS AND FEES UNDER PART I OF THE RULES.

FORMS.

(Rule 18.)

Form 1.—Information under section 3 (r. 2). (Title as in r. 21.)

In re A.B. of.....

C.D., of....., informs the Court that he has good cause to suspect and believe and does suspect and believe that A.B., of....., is mentally afflicted and a proper subject of confinement.

Informant.

Sworn before me this...... day of, 19.......

District Judge/Magistrate.

Form 2.—Summons to suspected person (r. 3.) (Title as in r. 21.)

In re A.B., of, To A.B., of, Whereas C.D. of, has informed the Court upon oath that he has good cause to suspect and believe and does suspect and believe that you are mentally afflicted and a proper subject of confinement :

And you are further directed to submit to an examination by...... of......, a medical practitioner, upon production of his notice of appointment.

Date.....

Seal of the Court.

Form γ .—Notice of appointment to medical practitioner (r, ς) . (Title as in r. 21.)

In re A.B., of To X.Y., of _____, a medical practitioner. This is to give you notice that the Court has appointed you to examine

A.B., of

You are required to examine him personally and also to inquire of any person able to give you information as to his previous history.

If as a result of examining him personally you are of opinion that he is mentally afflicted and a proper subject of confinement as a mental patient, you are to fill in the accompanying form of certificate with the required particulars and sign the certificate. But if you are not of such an opinion you are to endorse the form of certificate with a note to that effect without filling in any particulars.

You are to file in Court the form of certificate, whether filled in or en-19....., which has been fixed for the holding of an inquiry as to the state of mind of the said A.B. and on that day you are to attend the Court at the inquiry in order to answer such questions as the Court may see fit to allow.

Date

Seal of the Court.

Form 4.—Medical certificate (r. 5). (Title as in r. 21.)

In re A.B. of

I, X.Y. of, a medical practitioner and being in actual practice at (a)..... hereby certify that I, on the...... day of in in the district of personally examined A.B. of and I hereby certify that he is mentally afflicted and a proper subject of confinement as a mental patient, and I have formed this opinion upon the following grounds, namely :---

1. Facts indicating insanity observed by myself (c)

2. Other facts (if any) indicating insanity communicated by others (d)

3. I have made enquiries of all persons known to me who seem likely to be able to give information as to any facts of the previous history of the said A.B. likely to be of service with reference to the medical treatment. The following statement contains all such facts known to me :--

Statement.

(If any particulars in this statement could not be ascertained it should be so stated).

Name of patient in full Sex and age..... Married, single or widowed Condition of life and previous occupation, if any..... Religion

(a) Here insert place of practice.(b) Here insert name of town or village.

(c) Here insert the facts.

⁽d) Here insert the facts and the names and addresses of the persons giving the information.

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Previous place of abode
Character and disposition
Whether first attack
Complete or incomplete recovery from previous outbreak
When and where previously under care and treatment
Hereditary or congenital mental deficiency
Duration of existing attack
Supposed cause
Previous worry, strenuous occupation or physical illness
Whether subject to epilepsy
Habits as to alcohol
Whether suicidal tendencies
Whether dangerous to others
Whether in a fit condition to be moved from his residence
Name in full and place of abode of nearest known relative of the patient
and degree of relationship
Name of person (if any) with whom patient resides and the relationship
(if any) of such person to the patient
Dated this day of
X.Y.
Address
21447 055
and the second se
Form 5.—Notice to suspected person of change in medical practitioner appointed to examine him (r. 4 (2)).

(Title as in r. 21.)

In re A.B. of To A.B. of

This is to give you notice that the appointment of P.Q. of, the medical practitioner named in the summons addressed to you, has been cancelled.

The Court has now appointed X.Y., of, a medical practitioner, to examine you, and you are hereby directed to submit to an examination by the said X.Y.

Date.....

Seal of the Court.

Form 6.—Adjudication and order of confinement under sections 6 (1) and 7 (r. 8).

(Title as in r. 21.)

And whereas it appears to the Court that A.B. is a mental patient and a proper subject of confinement :

And whereas, as required by the Mental Patients Law, a medical certificate (of which a copy is annexed hereto) of the unsoundness of mind of the said A.B. has been given :

Now, therefore, the said A.B. is hereby adjudged to be a mental patient and a proper subject of confinement, and it is hereby ordered that the said A.B. be confined in a mental hospital subject to the provisions of the Mental Patients Law, and the regulations of such hospital

dated to ta	to whom a licence ke charge and care of the said A.B. has
Patients Law, and the terms of	lth, subject to the provisions of the Mental such licence.)
Date	7 . • • . 7 9 1 1 1 4
~ ~	District Judge/Magistrate.
Seal of the Court.	
	hed on appeal from order of adjudication orment (s. 9) (r. 8.)
	e as in r. 21.)
In re A.B. of To the Registrar of the Distri	ct Court of
at the Registry of	
In re the appeal of A.B. of	(or M.N. of,
on behalf of Â.B. of	, as the case may be) from an order
of the Magisterial Court of	sitting at,
dated the day of	ne nature of the order.)
I, the above-named A.B. (or M full particulars of the grounds of the above-described order of the	1.N., as the case may be) hereby give you my appeal to the Supreme Court from aforesaid Magisterial Court.
(here state fully	the grounds of appeal.)
Date	
	his advocate.
(Title	as in r. 21.)
In re A.B., of	
Application by I.K., of	
Whereas A.B. of	, who was on the
day of, 19	, adjudged by the District Court
patient and a proper subject of c regained his sanity) :	confinement, is of sound mind (*or, has
The Court is hereby prayed to	rescind the above-described adjudication.
The said A.B. is now confined in house of E.F.) at	in the mental hospital (*or, in the licensed
	*or
The said A.B. has been allow charge of M.N., of	ed to be absent on parole and is in the
-	<i>*or</i> ged from hospital and is residing at
_	·····
Date -	
Fixed for hearing on the	
A.B. to be present at the hea	
(Note.—This application shoul of adjudication and supported by	d be accompanied by a copy of the order y affidavit).
	e mae mau ha

Form 9.—Affidavit to accompany application for rescission of adjudication (r. 11 (1) (b)).

		rule	

1. I firmly believe that A.B. of mind (or* has regained his sanity).

Sworn before me on

Registrar, District Court.

Form 10.—Order for the release of a mental patient (r. 11 (2)). (Title as in rule 21.)

In re A.B. of

And it appearing to the Court that the above-named A.B. who is now confined as a mental patient in the mental hospital (*or in the licensed house of E.F.) at.....

*or

It is hereby ordered that the superintendent of the said mental hospital (or E.F. or M.N., as the case may be) do discharge the said A.B. and suffer him to go at large whithersoever he will.

Date..... Seal of the Court.

District Judge/Magistrate.

Form 11.—Information under s. 16 (2) (r.12.) (Title as in rule 21.)

In re A.B. of,

Informant.

Sworn before me on.....

District Judge/Magistrate.

(Note.-Accompany by copy of Governor's order).

* As the case may be.

+ Strike out if not the case.

Form 12.—Warrant for arrest of a criminal mental patient (r. 12 (2).) (Title as in r. 21.)

In re A.B. of To the Superintendent of Police, and all other peace officers in Cyprus.

Whereas L.M., a peace officer of the rank of (sergeant) has informed the Court upon oath that the above-named A.B., a criminal mental patient who was discharged from the (*criminal) mental hospital at by order of the Governor dated has broken the condition that he should (here set out condition stated to have been broken).

You are hereby authorized and required to arrest the said A.B. and forthwith bring him before the Court at...... for the purpose of the proceedings to be had upon the information.

You are further required on arresting the said A.B. to inform him of the condition of his discharge from hospital stated to have been broken.

Seal of the Court.

Form 13.—Warrant for re-committal of criminal mental patient. (s. 16 (2)) (r. 12).

(Title as in r. 21.)

In re A.B., of

To the Superintendent of Police,, and all other peace officers in Cyprus.

Whereas by an order of the Court dated the..... day of....., 19....., it is ordered that A.B. be conveyed to the mental hospital (or the criminal mental hospital, as the case may be) at.....

You are hereby authorized to (†arrest and) convey the said A.B. to the said hospital and to deliver him to the superintendent thereof there to be kept in safe custody, for which this warrant shall be sufficient authority.

Date....

Seal of the Court.

District Judge/Magistrate.

Form 14.—Application for further order of confinement in consequence of revocation of licence (r. 13).

(Title as in r. 21.)

In re A.B. of Ex-parte I.K., (†on behalf of the) Director of Medical and Health Services.

And whereas the said licence has been revoked by the Director of Medical and Health Services as stated in the accompanying certificate under his hand :---

The Court is therefore prayed to make such further order as to the confinement of the said A.B. as to the Court seems fit.

Date

I.K., (†on behalf of) Director of Medical and Health Services.

* Strike out if not the case.

† Strike out if not required.

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Registrar, District Court.

Form 15.—Order for removal of mental patient from licensed house (r. 13.) (Title as in r. 21.)

In re A.B., of To E.F. of

Whereas the licence issued to you on the day of, 19....., to have the above-named A.B. in your charge and care has been revoked :

Seal of the Court.

District Judge/Magistrate.

FEES.-(r. 19).

The following fees shall be paid in stamps to be disposed of as directed in each case :---

	3.	p.
1. On swearing an information under section 3 of the Law Stamps to be affixed to information.	2	ō
2. On issuing a summons to a suspected person	5	o
3. On swearing any affidavit other than one of service Stamps to be affixed to affidavit.	2	0
4. On filing any affidavit other than one of service	2	0
5. On issuing a summons to a witness	I	4 1
6. For the service of any document		
7. For furnishing copies of the proceedings Same as Stamps to be disposed of as in criminal minal pro-		

proceedings. None of the above fees shall be charged in respect of a proceeding taken on behalf of a Government Department.

APPENDIX B.

FORMS AND FEES UNDER PART II OF THE RULES.

FORMS.-(r. 35).

Form 16.—Application for appointment of administrator. (r. 22). (Title as in r. 38.)

Whereas the above-named A.B. is a mental patient (or a criminal mental patient, as the case may be) by virtue of an order of the District (or, Assize) Court of day of day of , 19....., whereof a copy is attached hereto : The Court is prayed to appoint an administrator of the property of said A.B. The said A.B. is confined in the mental hospital (or the criminal mental hospital, or the licensed house of E.F., as the case may be) at *or The said A.B. has been allowed to be absent on parole and is in the charge of M.N. of *or The said A.B. has been discharged and resides at Date Applicant. Fixed for hearing on To be served (under r. 23 (c)) on Registrar, District Court. (Note.-Accompany by copy of District or Assize Court's order and support by affidavit in Form 17). * As the case may be.

Form 17.—Affidavit in support of application for appointment of administrator (r. 22).

(Title as in r. 38)

In re A.B., of Re the application dated I, I.K., of....., the applicant, make

oath and say to the best of my knowledge and belief as follows :--

1. The above-named A.B. is a mental patient whose adjudication as such has not been rescinded and who has not been discharged as having regained his sanity.

*or

1. The above-named A.B. is a criminal mental patient who has not been discharged as having regained his sanity.

2. The following particulars are true :		
(a) My relation to the said A.B. is		
and my interest in the proper administration of his property is		
(b) The property of the said A.B. consists of :		
(i) a house at approximate value , etc.		
(c) (i) The said house is occupied by (state whom), etc.		
(d) The said A.B. has living the following relatives :		
$(follow \ rule \ 22 \ (2) \ (d)).$		
(e) Suggested administrator-C.D. of		
who is willing to act and competent so to do. His relation to the		
said A.B. is that of		
* As the case may be,		

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MENTAL PATIENTS RULES

*3. The application is made *bona fide* with a view to the benefit of the said A.B. or to the due and proper administration of his property and affairs.

Applicant.

Sworn before me on

Registrar, District Court.

• Strike out in application on behalf of Government.

Form 18.—Security bond (r. 24). (Title as in r. 38.)

In re A.B., of

The condition of this bond is that if C.D., the administrator, duly and properly administers the property and affairs of A.B. of, a mental patient (or, a criminal mental patient, as the case may be), according to the Mental Patients Law, and the regulations made thereunder and the said Court's directions, then the above obligation shall be void, otherwise it shall be of full force.

Signed, sealed and delivered by C.D., E.F., G.H. in the presence of, witnesses on the, to sealed and delivered by C.D., E.F., G.H. in the presence

(Note.--(1) To be stamped according to amount of security.

(2) The memorandum required by rule 24 (2) where security is given otherwise than by bond may be adapted from the above form.)

• If jointly and severally liable write "jointly and severally in the sum of \pounds , to pay the said sum or any part thereof, etc."

Form 19.—Appointment of administrator (r. 25). (Title as in r. 38.)

In re A.B. of Ex-parte I.K. of behalf of Government).

It is ordered that the said C.D. be and he is hereby appointed administrator of the property of the said A.B. under the Mental Patients Law, upon giving security in the sum of f....., with two sureties approved

by the Court, one in $f_{$
District Judge/Magistrate. Note.—The administration is undertaken free of charge (or, upon a remuneration of f_{a} , or, upon a remuneration to be fixed by the Court later, as the case may be).
Form 20.—Application for removal of administrator (r. 26). (Title as in r. 38.)
In re A.B. of
Ex-parte G.H., of applicant.
The Court is prayed to remove C.D. of from his
office of administrator of the property of the above-named A.B. on the following grounds :
(Here set out fully the grounds.)
*2. The Court is also prayed to order the said C.D. to pay the sum
of f_{and} or any other sum found to be held by him in trust : the said sum of f_{and} is made up as follows : (<i>Give detailed account.</i>)
*3. The Court is also prayed to order the said C.D. to pay the sum of \pounds or any other sum found by the Court, by way of damage caused through his fault under the following circumstances :
DateApplicant.
To be served on C.D. the administrator and on
Fixed for hearing on the day of
Fixed for hearing on the day of the day of
Registrar, District Court. (Note.—Accompany by affidavit in Form 21.)
* Paragraph to be struck out if not the case.
Form 21.—Affidavit to accompany application for removal of administrator (r. 26.) (Title as in r. 38.)
In re A.B. of
Re the application dated
I, G.H. of
and say as follows :
I. That the grounds set forth in my application are true to the best of my knowledge and belief.
*2. That the sum of f_{1} as set forth in paragraph 2 of my application and the sum of f_{2} as set forth in paragraph 3 thereof tare justly due by C.D. the administrator.

thereof tare justly due by C.D. the administrator.

* Strike out words which are not required. + Gr "in," as the case may be,

CAP. 120.]

3. My relation to A.B. is that of ______, and my interest in the proper administration of his property is ______.

4. I suggest L.M., whose relation to A.B. is that of, for appointment in the place of C.D. L.M. is willing to be appointed administrator and competent to discharge the duties thereof.

Sworn before me on

G.H. Applicant : Deponent.

Registrar, District Court.

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Form 22.—Application for an order that patient's property or income be applied for his maintenance (r. 27).

(Title as in r. 38.)

In re A.B. of, Ex-parte N.O., (*Official title, on behalf of the) Director of Medical and Health Services, applicant.

Whereas the above-named A.B. is a mental patient (or, a criminal mental patient, as the case may be) by virtue of an order of the District (or, Assize) Court of ______, dated the ______ day of ______, (whereof a copy is attached hereto), and has since the ______ day of ______, ig...., been confined and maintained in the mental hospital (or, criminal mental hospital, as the case may be) at

The Court is prayed to make an order as to the application of the property (or, income) of the said A.B., towards the expenses of his *past *and future maintenance and support.

C.D. of is the administrator of A.B.'s property.

No administrator has been appointed : (here set out particulars in accordance with rule 22 (2) (d) as directed by r. 27 (2)).

Applicant.

To be served on (see r. 27 (3)).

Fixed for hearing on.....

Registrar, District Court.

(Note.—Accompany by copy of District or Assize Court's order).

Form 23.—Order that patient's property or income be applied for his maintenance (r. 27 (4)).

(Title as in r. 38.)

In re A.B., of Ex-parte N.O., (*Official title--on behalf of the) Director of Medical and Health Services.

Upon the application of N.O., it appearing to the Court that the abovenamed A.B., a mental patient (or, a criminal mental patient, as the case may be), has since the day of, 19....., been maintained, and that he is still maintained, at the mental hospital (or, criminal mental hospital, as the case may be) at; and it also appearing that C.D. of, the administrator It is hereby ordered that (set out order in regard to expenses of past maintenance).

And it is further ordered that so long as the said A.B. lives and continues to be an inmate of the said hospital (set out order in regard to expense of future maintenance).

Date.....

District Judge/Magistrate.

(Note.—If an order of sale is made, specify fully property to be sold, and manner of sale, and how proceeds should be disposed of. If the order is for the application of specific income, specify fully the property of which the income is to be applied).

Form 24.—Application for an order of contribution by relatives (r. 28).

(Title as in r. 38.)

In re A.B. of

Ex-parte N.O., (*Official title—on behalf of the) Director of Medical and Health Services, applicant.

And whereas the said A.B. has no property (or, the said A.B.'s property is not sufficient for his full maintenance and support, or, the said A.B.'s property is insufficient to justify an order under section 26 of the Mental Patients Law, as the case may be):

The Court is therefore prayed to make an order directing the undermentioned relatives of the said A.B. to contribute towards his maintenance and support during his confinement in the said hospital in such shares as may seem fit, namely :--

P.Q. of wife (etc. : see s. 27 (1) of the Law).

Fixed for hearing on.....

Registrar, District Court.

(Note.—Accompany by copy of District or Assize Court's order, and by copies of any orders already made under section 26 or 27 of the Law).

* Strike out if not the case,

Form 25.—Order for contribution by relatives (r. 28 (4)).

(Title as in r. 38.)

In re A.B., of..... Ex-parte N.O., (*Official title-on behalf of the) Director of Medical and Health Services.

Upon the application of N.O., it appearing to the Court that the above named A.B., a mental patient (for, a criminal mental patient) is now maintained at the mental hospital (†or, criminal mental hospital) at....., and that he has no property (tor, that his property is not sufficient for his full maintenance and support, tor, that his property is insufficient to justify an order under section 26 of the Mental Patients Law); and it also appearing that the following relatives of the said A.B., namely P.Q. of....., his wife, R.S. of, his father, (etc.), who have been given sufficient notice of the intention to apply for an order directing them to contribute towards the maintenance and support of the said A.B., possess the means and are able to make such contribution :

It is hereby ordered that so long as the said A.B., lives and continues to be an inmate of the said hospital the said relatives shall contribute per (week) as from (to-day) the following several sums :---

P.Q. wife Ł p. (etc.) R.S. father s. . .

District Judge/Magistrate.

Date.....

Form 26.—Application to vary order for contribution (r. 29). (Title as in r. 38.)

In re A.B., of Ex-parte N.O., (*Official title-on behalf of the) Director of Medical and Health Services, applicant,

tor.

Ex-parte P.Q. of, applicant.

Whereas on the...... day of, 19....., an order was made directing P.Q.[‡] of, (the wife) of the (week) as from the day of, 19....., towards the maintenance and support of the said A.B. during his confinement in the mental hospital (or, criminal mental hospital, as the case may be) at.....

The Court is prayed to vary the said order by reason of the following facts :---

(Here set out facts fully.)

..... Applicant.

Date..... Fixed for hearing on

> Registrar, District Court.

(Notes .-- (1) Accompany by copy of order sought to be varied.

(2) If applicant is a person ordered to contribute, he should support his application by filing an affidavit verifying the facts relied upon).

† As the case may be. t or "me" if applicant is a person ordered to contribute,

^{*} Strike out if not the case.

FEES.-(r. 36).

The following fees shall be paid in stamps to be disposed of as directed in each case :--

	5.	p .
1. On swearing any affidavit other than one of service Stamps to be affixed to affidavit.	2	Ō
2. On filing any affidavit other than one of service Stamps to be affixed to affidavit.	2	0
3. On entering any order of the District Court other than an order for the appointment or removal of an adminis- trator	7	4 1
4. On lodging a notice of appeal to the Supreme Court Stamps to be affixed to notice of appeal.	10	O .,
5. On entering any order of the Supreme Court	10	ο
6. On issuing a summons to a witness Stamps to be affixed to counterfoil in book from which the summons is taken.	I	4 <u>1</u>
7. For the service of any document	as in ceedi	-
8. For furnishing copies of the proceedings same Stamps to be disposed of as in civil proc proceedings.	as in ceedir	
None of the above fees shall be charged in respect of a pro- taken on behalf of a Government Department.	oceed	ing