**SECTION 74A ASSESSMENT ORDER**

Pursuant to Practice Direction 5D

*Mental Health and Related Services Act 1998, s74A*

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| Judge: …………….…………….……………………  Court and Location: …………….………….………………………  File Number/s: …………………….………………………….  Name of Person Concerned: …………………….………………………….  DOB: ……………………….…………….…..…..… |
| Having received written advice from the Chief Health Officer under s 74(3)(b), that it is practicable to conduct an outpatient assessment of the said person, orders that:  The person be assessed by a practitioner and a report of the assessment be prepared for the Local Court at \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ on or before \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ at \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ [date and time for assessment to be provided].  Having received written advice from the Chief Health Officer under 74(3)(c) that it is not practicable to conduct an outpatient assessment but an approved treatment facility or temporary treatment facility is available for assessment. |
| The person be conveyed by \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ to and detained in \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, an approved treatment facility or temporary treatment facility for the assessment and conveyed back to Court after assessment by \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ |
| The matter be adjourned to \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ at \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  [NOTE: period is not to exceed the estimate of time required for the assessment specified in the pre-assessment advice]. |
| Judge: Date: |

**Note: The Registrar of the Local Court must send a copy of the order to the person in charge of the facility as soon as practicable after the order is made and before the person is conveyed to the facility.**