

Form 34H

Application to vary/revoke a Continuing Detention Order

(insert front sheet)

APPLICATION TO VARY/REVOKE A CONTINUING DETENTION ORDER
Criminal Law (High Risk Offenders) Act 2015 s 19

TO: *THE RESPONDENT*

Application

The Attorney-General for the State of South Australia/The Parole Board of South Australia
(delete whichever is inapplicable) seeks the following orders and directions:

1. That the Court vary the Continuing Detention Order by the Supreme Court
on.../.../20....; *or*
1. That the Court revoke the Continuing Detention Order made by the Supreme Court
on.../.../20....
(delete whichever is inapplicable)

OR

Application

The person subject to the Continuing Detention Order seeks the following orders and directions:

1. That permission be granted by the Court for the applicant to apply to vary the Continuing Detention Order made by the Supreme Court on.../.../20....; *or*
2. That permission be granted by the Court for the applicant to apply to revoke the Continuing Detention Order made by the Supreme Court on.../.../20....
(delete whichever is inapplicable)

Endorsements

Application made pursuant to section 19(1) of the *Criminal Law (High Risk Offenders) Act 2015*.

Grounds

The grounds relied upon are as follows:

1. The applicant/respondent was made subject to an Extended Supervision Order on .../.../20...by Justice, the order commencing on .../.../20... for a period of.....years.

2. The Extended Supervision Order was revoked on .../.../20.... and an order made for Continuing Detention was made, commencing on .../.../20 and due to expire on/.../20....

3. The variation to the Extended Supervision Order sought is:
(delete if inapplicable)

4. The grounds for revoking/varying (delete whichever is inapplicable) the order are:
.....

Date:

(signed)
 Solicitor for the Applicant, Attorney-General for the State of South
 Australia/Parole Board of South Australia/Applicant (delete whichever is
 inapplicable)

Hearing

This application will be heard before a Justice of the Supreme Court at Adelaide on at or so soon afterwards as the business of the Court allows.

The courtroom in which the application will be heard will be published:

- on the Courts Administration Authority website the day before;
- in the Advertiser on the day; and
- on the notice board at the Courts Building.

The parties and all persons served with this application are required then to attend if they wish to be heard on the application and, in their absence, the Court may make such order as it thinks fit.

Date:

(signed)
 Registrar