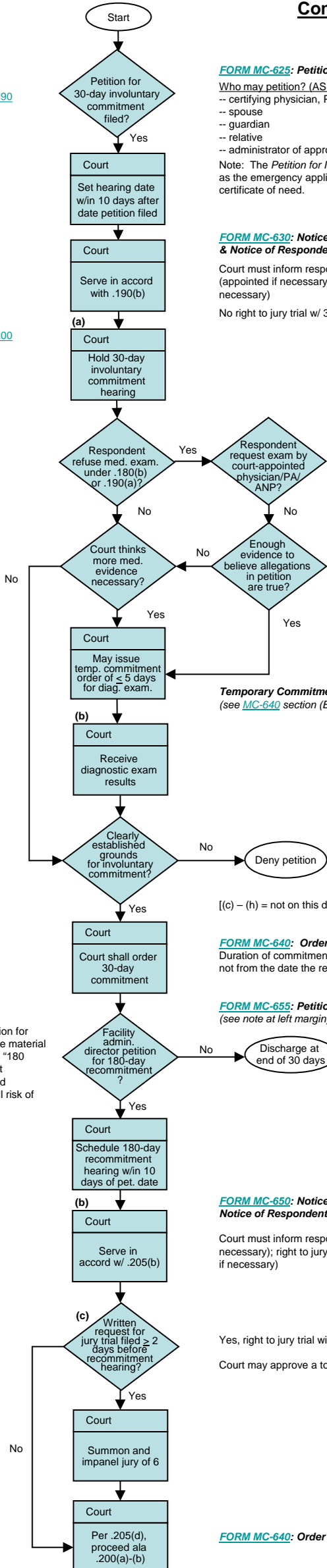


Involuntary Alcohol and Drug Abuse Commitment Orders (AS 47.37.190)

AS 47.37.190

AS 47.37.200



FORM MC-625: Petition for 30-Day Involuntary Commitment

Who may petition? (AS 47.37.190(a))

- certifying physician, PA, or ANP
- spouse
- guardian
- relative
- administrator of approved public treatment facility

Note: The *Petition for Involuntary Commitment* is frequently filed at the same time as the emergency application because of the time constraints related to the certificate of need.

FORM MC-630: Notice of Hearing on Petition for 30-Day Involuntary Commitment & Notice of Respondent's Rights

Court must inform respondent of right to exam. by doctor of respondent's choice (appointed if necessary); right to contest petition; and right to counsel (appointed if necessary)

No right to jury trial w/ 30-day involuntary commitment hearing

Temporary Commitment Order for Diagnostic Examination
(see MC-640 section (B)(2))

[(c) - (h) = not on this diagram]

FORM MC-640: Order for Involuntary Alcohol or Drug Commitment
Duration of commitment is 30 days from date the judge approves it, not from the date the respondent is first held.

FORM MC-655: Petition for 180-Day Involuntary Recombitment
(see note at left margin)

47.37.205(a): 180-day petition for recommitment requires same material as .190(a) except to read as "180 days" and allege respondent continues to be incapacitated alcoholic/drug abuser, or still risk of harm

FORM MC-650: Notice of Hearing on Petition for 180-Day Involuntary Recombitment & Notice of Respondent's Rights

Court must inform respondent of right to contest petition; right to counsel (appointed if necessary); right to jury trial; right to be examined by doc of respondent's choice (appointed if necessary)

Yes, right to jury trial with 180-day involuntary recommitment.

Court may approve a total of two recommitments of 180 days each.

FORM MC-640: Order for Involuntary Alcohol or Drug Commitment