

# **Explanatory note**

This explanatory note relates to this Bill as introduced into Parliament.

#### Overview of Bill

This Bill repeals and replaces the *Adoption of Children Act 1965* and the *Adoption Information Act 1990*. The Bill gives effect in general to the principal recommendations of the New South Wales Law Reform Commission in its Report No 81 entitled *Review of the Adoption of Children Act 1965 (NSW)*. The objects of this Bill are, in particular:

- (a) to emphasise that the paramount consideration in adoption law and practice is to act in the best interests of the child concerned,
- (b) to make it clear that adoption is to be regarded as a service for the child concerned,
- (c) to ensure that adoption law and practice assist a child to know and have access to his or her birth family and cultural heritage,
- (d) to recognise the changing nature of practices of adoption,
- (e) to ensure that equivalent safeguards and standards apply to children adopted from overseas to those that apply to children from New South Wales,

- (f) to ensure that adoption law and practice complies with Australia's obligations under treaties and other international agreements,
- (g) to encourage openness in adoption,
- (h) to allow access to certain information relating to adoptions,
- (i) to provide for the giving in certain circumstances of post-adoption financial and other assistance to adopted children and their birth and adoptive parents.

For the purposes of comparison, a number of clauses contain bracketed notes in headings, drawing attention ("cf") to equivalent or comparable (though not necessarily identical) provisions of Acts and other laws. Abbreviations in the notes include:

AC Act: Adoption of Children Act 1965

AC Reg: Adoption of Children Regulation 1995

AI Act: Adoption Information Act 1990

AI Reg: Adoption Information Regulation 1996.

#### Outline of provisions

# **Chapter 1** Preliminary

Chapter 1 contains clauses 1–5. It sets out the name of the proposed Act, provides for its commencement on a day or days to be appointed by proclamation, provides for the definition of certain words and expressions used in the proposed Act to have the meanings given in the Dictionary at the end of the proposed Act, defines "Aboriginal" and "Torres Strait Islander" for the purposes of the proposed Act and provides that explanatory notes in the proposed Act do not form part of the Act.

# Chapter 2 Objects and adoption principles

Chapter 2 contains clauses 6–9. It sets out the key objects of the proposed Act and the adoption principles that should guide the Supreme Court, the Director-General of the Department of Community Services and other persons and bodies in making decisions about the adoption of a child and administering the proposed Act. The principles stated recognise the importance of having regard to needs of the child, including taking into account the ascertainable wishes of the child and the child's cultural heritage or aboriginality. It also establishes the principle that a child should be able to participate in decisions made under the proposed Act that will have a significant impact on the child's life.

#### **Chapter 3** Adoption service providers

Chapter 3 contains clauses 10–21. It makes the Director-General of the Department of Community Services responsible for the provision of adoption services (as defined in the Dictionary) and for the accreditation of organisations as adoption agencies that may provide adoption services. The adoption services concerned include services relating to the intercountry adoption of children. The Chapter makes it an offence for a person other than the Director-General or an accredited adoption agency to provide such services. It also makes provision for the procedures for accrediting, and requirements for accreditation of, adoption agencies, including provision for the imposition of conditions on the accreditation, notice requirements and the appointment of principal officers to act on behalf of the agencies. It specifically imposes a condition on the accreditation of agencies in relation to the intercountry adoption of children to prevent them from being involved in fund raising, sponsorship or the sending of aid to countries with which they have intercountry adoption programs.

Charitable organisations that are private adoption agencies under the *Adoption of Children Act 1965* on the commencement of the proposed Act will automatically be accredited for 12 months for the purposes of the proposed Act (see clause 3 of Schedule 3 to the Bill). The organisations that are currently private adoption agencies include Centrecare Catholic Community Services, Anglican Adoption Agency and Barnados Australia.

# Chapter 4 The adoption process

Chapter 4 contains clauses 22–101. It covers each aspect of the process by which a child is adopted.

#### Part 1 General

Part 1 contains clauses 22–31. It confers jurisdiction on the Supreme Court (*the Court*) to hear and determine proceedings for the making of adoption orders and to make other orders under the proposed Act. The Part describes the children who may be adopted and the persons who may adopt them and sets out the consent and other requirements that must be satisfied before the Court can make an adoption order in favour of one person, a couple, a relative or a step parent, or for the adoption of a non-citizen child.

It confers power on the Court to make an order for the adoption of a child who is present in New South Wales in favour of one person, or a couple, who are resident or domiciled in the State (clause 23). For the purposes of the proposed Act, a couple includes a man and woman who are married or who have a de facto relationship and Aboriginal and Torres Strait Islanders who are living in relationships recognised as marriages by their respective communities.

An adoption order can be made in relation to a child who is less than 18 years of age, or a child who is 18 or more years of age, when the application for the adoption order is made. A child who is 18 or more years of age may be adopted only if the child has been cared for by the applicant or applicants for the adoption order for a period of 5 years in total before the application is made or has been in the care or custody of the applicants as a ward.

#### Part 2 Placement of children for adoption

Part 2 contains of clauses 32-40. It sets out principles that are to be applied in placing children for adoption. It ensures that in placing a child other than an Aboriginal or Torres Strait Islander child the culture, disability, language, religion and sexuality of the child will be taken into account and provides that the child's given name, identity, language, cultural and religious ties should, as far as possible, be preserved (clause 32). Provision is made to ensure that Aboriginal and Torres Strait Islanders are able to participate in decisions about the placement for adoption of Aboriginal and Torres Strait Islander children (clauses 33 and 37, respectively). The Part also establishes principles to be followed in placing such children (clauses 35 and 39). The Aboriginal child placement principles provide that an Aboriginal child should if possible be placed with a prospective adoptive parent or parents from the same Aboriginal community as the child's birth parents or another Aboriginal community. An Aboriginal child is to be placed with a non-Aboriginal only if the person has the capacity, and is able and willing to maintain, the child's heritage. An Aboriginal child is not to be placed unless the principle is properly applied and the applicant has the capacity, and is able to maintain, the child's cultural identity and heritage. The Torres Strait Islander child placement principles (clause 39) make similar provision in relation to Torres Strait Islander children. It also provides for the Director-General to make certain reports before a child from New South Wales is placed for adoption in another country (clause 40).

#### Part 3 Selection of prospective adoptive parents

Part 3 contains clauses 41–45. It provides for the Director-General and principal officers of accredited adoption agencies to assess the suitability of, and select, prospective adoptive parents of a child, other than step parents or relatives, who have expressed an interest in adopting a child.

#### Part 4 Adoption plans

Part 4 contains clauses 46–51. It provides for two or more parties to the adoption of a child to agree to an adoption plan before an order is made for the adoption of the child. An adoption plan can contain provision for such matters as exchange of information between the parties about a child's development and important events in the child's life, the means and nature of continuing contact between the parties and ways to foster the child's cultural identity. The Court is required to take any adoption plan into account in making an adoption order (clause 90). The parties may register an adoption plan (clause 50). If they do so it has effect as if it were part of the adoption order.

## Part 5 Consents to adoptions

Part 5 contains clauses 52–74. It sets out the consents that are required before an order can be made for the adoption of a child. The consent of the parents or guardians of a child who is less than 18 years of age and of the child must (except in specified circumstances) be obtained before the making of an adoption order (clauses 52, 54, 55 and 56).

The Part describes the ways consent can be given, when it can be given, the form it is to take, the need for it to be appropriately witnessed and the requirements that must be met for it to be effective (clauses 53 and 57–65). Provision is made to require a person to be given mandatory written information, and to be counselled, before giving consent (clauses 59 and 63). It includes certain additional requirements for consent to the adoption of Aboriginal and Torres Strait Islander children is to be effective.

The Part enables the Court to by order (a *consent dispense order*) dispense with the requirement for the consent of a person other than the child or of the child in specified circumstances (clauses 67 and 69, respectively). Provision is made for the giving of notice of consent dispense orders and for their revocation.

The Part also provides for the revocation of consents (clauses 73 and 74).

#### Part 6 Guardianship of children awaiting adoption

Part 6 contains clauses 75—79. It provides for the Director-General to be the guardian of citizen children in the period between the giving of consent to adoption (or the dispensing of consent) and the making of the adoption order or taking of certain other action in relation to the child (clause 75) and for the Director-General to be the guardian of non-citizen children who are awaiting adoption in certain circumstances (clause 77). It enables the Director-General to renounce guardianship in certain circumstances if the child leaves New South Wales (clause 76). The Director-General is required to report to the Court if the Director-General remains guardian of the child for a year or more (clause 78). The Director-General's guardianship ceases on the making of an adoption order or happening of certain other events (for example, revocation of consent to the adoption or the placing of the child in the care of another person) (clause 79).

## Part 7 Preliminary hearings

Part 7 contains clauses 80–83. It enables a preliminary hearing to be held with respect to certain matters that are prescribed by the regulations before a full hearing for an order for adoption or before an Aboriginal or Torres Strait Islander child is placed for adoption.

#### Part 8 Interim orders

Part 8 contains clauses 84–86. It enables the Court to postpone the determination of an application for an adoption order and to make interim orders concerning the care of the child concerned. The duration of interim orders is limited to a period in total of 2 years. The Part also provides for the discharge of interim orders.

#### Part 9 Adoption orders

Part 9 contains clauses 87–91. It sets out the prerequisites to the making of an adoption order by the Court. An order cannot be made unless the application for it was made with the consent of the Director-General, on behalf of the applicant or applicants by the Director-General or a principal officer of an accredited adoption agency, by a step parent or relative of the child or by a child who is more than 18 years of age, and notice was given of its making. Before making the order, the Court is required to be satisfied as to specified matters, including that the best interests of the child will be promoted and that the wishes and feelings of the child have so far as possible been considered. The Part also requires the making of certain reports to the Court before an adoption order in relation to a child who is less than 18 years of age may be made.

#### Part 10 Procedures after application dealt with

Part 10 contains clauses 92–94. It enables the Court to make orders for the care of a child when it refuses an application for an adoption order and for the discharge of adoption orders.

#### Part 11 Effect of adoption orders

Part 11 contains clauses 95–101. It describes the general effect of the making of an adoption order and the legal status of the adopted child and parents (clause 95). It also describes its effect on the existing guardianship and any previous adoption of the child concerned, property rights and dispositions of property and on the relationship of the adopted child to other children of the adoptive parent or parents (clauses 96–99). It describes the liability of trustees and personal representatives in relation to adopted persons (clause 100).

The Part also provides for the Court to specify the names by which a child is to be known after the making of an adoption order when making the order. The Court is required to take into account the wishes of the child in this respect. The Court is not to approve a change in a given name of a child who is more than one year old or a non-citizen child except in specified circumstances (clause 101).

#### **Chapter 5** Recognition of adoptions

Chapter 5 contains clauses 102–117. It provides for the recognition of adoptions in places outside New South Wales.

Part 1 provides for the automatic recognition of adoptions in other States and Territories.

The Family Law (Hague Convention on Intercountry Adoption) Regulations 1998 and the Family Law (Bilateral Arrangements—Intercountry Adoption) Regulations 1998 of the Commonwealth provide for the recognition throughout Australia of adoptions:

- (a) in countries mentioned in Schedule 2 to the Hague Convention on Protection of Children and Cooperation in Respect of Intercountry Adoption (a copy of which is set out in Schedule 1 to the Bill) or in certain other countries in which the Convention is in force, and
- (b) in the People's Republic of China and in certain other countries (being prescribed overseas jurisdictions within the meaning of the *Family Law* (Bilateral Arrangements–Intercountry Adoption) Regulations 1998),

and for intercountry adoptions between Australia and those countries.

The Commonwealth Regulations preserve the application of provisions of State law that have effect, or comparable effect, to the Commonwealth. Part 2 (other than Division 4) enacts such State provisions. Adoptions overseas in accordance with the laws of the countries concerned will in general be automatically recognised. Provision is also made for a child from New South Wales to be adopted in this State by an adoptive parent or parents from a country described in paragraph (a) if the Court is satisfied as to certain specified matters (clause 106) and for adoptive parents in New South Wales to adopt a child from overseas (clause 107).

Division 4 (clauses 116 and 117) provides for the recognition of certain adoptions in other overseas countries by parents who have been resident in those countries for 12 months or more or who were domiciled in those countries.

# **Chapter 6** Proceedings

Chapter 6 contains clauses 118–129. The Chapter specifies the procedures that are to be followed in proceedings before the Court under the proposed Act. It enables the Court to permit persons (including, in certain circumstances, the birth father) to appear or be joined as parties to the proceedings for an adoption order and for the Director-General to appear in proceedings. Court hearings under the proposed Act will generally be heard in closed court. The Chapter provides for the attendance of persons in proceedings for an adoption order, rights of appearance and legal

representation, the appointment of guardians ad litem and the right to be accompanied by support persons. It enables the Court to take into account matters whether or not they would be admissible as evidence. The Chapter also requires the Court to take into account the wishes of the child and sets out the ways in which the Court can inform itself as to the wishes of the child.

#### Chapter 7 Records of adoptions

Chapter 7 contains clauses 130–132. It provides for the recording of adoption orders and various other orders for the purposes of the proposed Act.

#### **Chapter 8** Adoption information

Chapter 8 contains clauses 133–175. The Chapter incorporates (generally without substantive change) the provisions of the *Adoption Information Act 1990* (the **1990** *Act*) that are to be repealed by the proposed Act. It contains provisions that:

- (a) give adult adopted persons access to information concerning their origins, and
- (b) give the birth parents and adoptive parents of adult adopted persons access to information concerning their children, and
- (c) preserve controls adoptive parents have over the access of adopted children to information concerning their origins while recognising the paramount interests of adopted children, and
- (d) give the relatives of adopted persons, birth parents and other persons access to information concerning adopted persons' origins in special circumstances, and
- (e) protect the privacy of adopted persons and birth parents through a system of vetoes against contact with persons identified through access to information concerning persons adopted before the date of assent to the 1990 Act, and
- (f) limit the disclosure of information concerning the personal affairs of persons that might unduly intrude on their privacy, and
- (g) retain the Reunion and Information Register which facilitates reunions between adopted persons, birth parents and other persons (if desired by the persons concerned) and facilitates exchange of messages between persons concerned in or affected by an adoption.

Under the 1990 Act two main categories of information are recognised—birth certificates and prescribed information. It requires a person in most instances to obtain a birth certificate before being entitled to access information because contact vetoes are to be endorsed on the certificate. Chapter 8 of this Bill enables a person to instead obtain an authority to supply adoption information from the

Director—General. Such an authority will also be endorsed with a contact veto if one has been lodged. This change recognises the need to enable the parties to intercountry adoptions (who may not have access to a birth certificate) to be able to obtain adoption information.

Chapter 8 also expands the applications for personal information that could be the subject of an advance notice request under the 1990 Act to include application for authorities to supply adoption information.

Chapter 8 also provides for a person to enter his or her name on the Reunion and Information Register with a view to another person being contacted to obtain information about the person's health or welfare.

Some of the incorporated provisions of the 1990 Act (for example, sections 4 (Definitions), 28 (Veto on contact–offences) and 36 (Appeals to Community Services Appeals Tribunal)) are located in other Chapters of this Bill. Section 28 has been modified to make it an offence to contact a person by use of an authority to supply adoption information endorsed with a contact veto and to make it clear that it is only an offence to use adoption information in respect of which a contact veto is lodged to contact a person if the information is obtained after lodgment of the contact veto (see clause 188).

## **Chapter 9 Offences**

Chapter 9 contains clauses 176–188. It creates offences relating to:

- payments in consideration of or in relation to an adoption or provision of an adoption service
- prohibited forms of advertising relating to the adoption of a child
- making available or supplying prohibited adoption advertising on an on-line service
- publishing without authority the names of parties to an adoption
- making false statements in applications and other documents under the proposed Act
- impersonating certain persons
- presenting a forged consent or other document or one with a signature or certification obtained by fraud or duress to the Court
- using force or threats to induce or influence parties to an adoption to offer a child for adoption or to give or revoke consent to an adoption
- improperly witnessing a consent

- an applicant for an adoption order contacting a birth parent before a child is allocated
- contacting or attempt to contact a person contrary to a contact veto and using information supplied under the proposed Act to intimidate or harass a person who lodged a contact veto.

#### Chapter 10 Review of decisions

Chapter 10 contains clauses 189–193. It provides for the review of certain decisions of the Director-General and other relevant decision makers under the proposed Act. It also enables the Administrative Decisions Tribunal to review some of those decisions following such an internal review.

#### **Chapter 11 Miscellaneous**

Chapter 11 contains clauses 194–213. It makes provision for various matters relating to the administration and enforcement of the proposed Act.

It includes provisions restricting access to certain records and provisions providing for the approval of Aboriginal and Torres Strait Islander adoption consultative organisations, the giving of notice under the Act, the representation of disabled persons for the purposes of applications under the Act, the imposition of fees and charges and the liability of trustees.

It also repeals the *Adoption of Children Act 1965* and the *Adoption Information Act 1990* and the regulations made under those Acts and requires the Minister to review the proposed Act as soon as possible after the period of 5 years from the date of assent to the Act and to table a report of the review in Parliament.

# Schedule 1 Convention on Protection of Children and Cooperation in Respect of Intercountry Adoption

Schedule 1 contains a copy of the text of the Convention as set out in the *Family Law (Hague Convention on Intercountry Adoption) Regulations 1998* of the Commonwealth. The Convention was ratified by Australia on 25 August 1998 and entered into force for Australia on 1 December 1998.

#### Schedule 2 Amendment of other laws

**Schedule 2** makes consequential amendments to a number of Acts and a regulation.

Amendments to the *Birth*, *Deaths and Marriages Registration Act 1995* enable an adoptive parent of a child to register a note of the intention of another person to adopt the child jointly with the adoptive parent if the other person dies after the making of an application to adopt but before an adoption order is made. Provision is also made to enable the Registrar to issue one certificate (an *adopted person's birth record*) containing information currently supplied separately on original and amended birth certificates if the person is 18 or more years of age or before the person reaches 18 with the approval of the Director-General.

#### Schedule 3 Savings, transitional and other provisions

**Schedule 3** enacts savings, transitional and other provisions.

#### **Dictionary**

The Dictionary defines words and expressions used in the Act.



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		Respect of Intercountry Adoption	123
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No , 2000

#### A Bill for

An Act with respect to the adoption of children and access of information relating to an adoption; to repeal the *Adoption of Children Act 1965* and the *Adoption Information Act 1990*; to amend the *Births, Deaths and Marriages Registration Act 1995* with respect to registration of adoptions and adopted persons' birth records; to make consequential amendments to other Acts; and for other purposes.

1

# The Legislature of New South Wales enacts:

Cha	apte	r 1 Preliminary	2		
This C	luction Chapter ns som	r contains provisions that are helpful in understanding the Act as a whole. It also ne machinery provisions.	3 4 5		
1	Nan	Name of Act			
		This Act is the Adoption Act 2000.	7		
2	Cor	mmencement	8		
		This Act commences on a day or days to be appointed by proclamation.	9 10		
3	Def	initions	11		
		Expressions used in this Act (or in a particular provision of this Act) that are defined in the Dictionary at the end of the Act have the meanings set out in the Dictionary.	12 13 14		
		<b>Note.</b> Expressions used in this Act (or in a particular provision of this Act) that are defined in the <i>Interpretation Act 1987</i> have the meanings set out in that Act.	15 16		
4	Mea	aning of "Aboriginal" and "Torres Strait Islander"	17		
	(1)	In this Act:	18		
		Aboriginal has the same meaning as in the Aboriginal Land Rights Act 1983.	19 20		
		Aboriginal child means a child descended from an Aboriginal and includes a child who is the subject of a determination under subsection (2).	21 22 23		
		Torres Strait Islander means a person who:	24		
		(a) is descended from a Torres Strait Islander, and	25		
		(b) identifies as a Torres Strait Islander, and	26		
		(c) is accepted as a Torres Strait Islander by a Torres Strait Islander community.	27 28		
		<b>Torres Strait Islander child</b> means a child descended from a Torres Strait Islander and includes a child who is the subject of a determination under subsection (3).	29 30 31		

	(2)	Despite the definition of <i>Aboriginal</i> in subsection (1), the Court may determine that a child is an Aboriginal for the purposes of this Act if the Court is satisfied that the child is of Aboriginal descent.	1 2 3
	(3)	Despite the definition of <i>Torres Strait Islander</i> in subsection (1), the Court may determine that a child is a Torres Strait Islander for the purposes of this Act if the Court is satisfied that the child is of Torres Strait Islander descent.	4 5 6 7
5	Not	es	8
		Introductions to Chapters and other notes in the text of this Act do not form part of this Act.	9 10
		<b>Note.</b> For the purpose of comparison, a number of provisions of this Act contain bracketed notes in headings, drawing attention ("cf") to equivalent or comparable (though not necessarily identical) provisions of other laws. Abbreviations in the notes include:	11 12 13 14
		AC Act: Adoption of Children Act 1965	15
		AC Reg: Adoption of Children Regulation 1995	16
		Al Act: Adoption Information Act 1990	17
		Al Reg: Adoption Information Regulation 1996.	18

# Chapter 2 Objects and adoption principles

6	What are	e the roles of the objects and adoption principles of this Act?	2
	The	provisions of this Chapter are intended to give guidance and	3
	dire	ection in the administration of this Act. They do not create, or	4
	con	fer on any person, any right or entitlement enforceable at law.	5
7	What are	e the objects of this Act? (cf Al Act s 3)	6
	The	objects of this Act are as follows:	7
	(a)	to emphasise that the best interests of the child concerned, both	8
		in childhood and later life, must be the paramount consideration	9
		in adoption law and practice,	10
	(b)	to make it clear that adoption is to be regarded as a service for	11
		the child concerned,	12
	(c)	to ensure that adoption law and practice assist a child to know	13
		and have access to his or her birth family and cultural heritage,	14
	(d)	to recognise the changing nature of practices of adoption,	15
	(e)	to ensure that equivalent safeguards and standards to those that	16
		apply to children from New South Wales apply to children	17
		adopted from overseas,	18
	(f)	to ensure that adoption law and practice complies with	19
		Australia's obligations under treaties and other international	20
		agreements,	21
	(g)	to encourage openness in adoption,	22
	(h)	to allow access to certain information relating to adoptions,	23
	(i)	to provide for the giving in certain circumstances of post-	24
		adoption financial and other assistance to adopted children and	25
		their birth and adoptive parents.	26
8	What pri	inciples are to be applied by persons making decisions about	27
		otion of a child? (cf AC Act s 17, AC Reg cl 35)	28
	(1) In r	naking a decision about the adoption of a child, a decision maker	29
		o have regard (as far as is practicable or appropriate) to the	30
	foll	owing principles:	31
	(a)	the best interests of the child, both in childhood and in later life,	32
		must be the paramount consideration,	33

1

	(b)	adoption is to be regarded as a service for the child, not for adults wishing to acquire the care of the child,	1 2
	(c)	no adult has a right to adopt the child,	3
	(d)	if the child is able to form his or her own views on a matter concerning his or her adoption, he or she must be given an opportunity to express those views freely and those views are to be given due weight in accordance with the developmental capacity of the child and the circumstances,	4 5 6 7 8
	(e)	the child's given name or names, identity, language and cultural and religious ties should, as far as possible, be identified and preserved,	9 10 11
	(f)	if the child is Aboriginal—the Aboriginal child placement principles are to be applied,	12 13
	(g)	if the child is a Torres Strait Islander—the Torres Strait Islander child placement principles are to be applied.	14 15
(2)		ermining the best interests of the child, the decision maker is to regard to the following:	16 17
	(a)	any wishes expressed by the child,	18
	(b)	the child's age, maturity, level of understanding, sex, background and family relationships and any other characteristics of the child that the decision maker thinks are relevant,	19 20 21 22
	(c)	the child's physical, emotional and educational needs, including the child's sense of personal, family and cultural identity,	23 24 25
	(d)	any wishes expressed by either or both of the parents of the child,	26 27
	(e)	the relationship that the child has with his or her parents and siblings (if any) and any significant other people (including relatives) in relation to whom the decision maker considers the question to be relevant,	28 29 30 31
	(f)	the attitude of each proposed adoptive parent to the child and to the responsibilities of parenthood,	32 33
	(g)	the nature of the relationship of the child with each proposed adoptive parent,	34 35

		(h)	the suitability and capacity of each proposed adoptive parent, or any other person, to provide for the needs of the child, including the emotional and intellectual needs of the child,	1 2 3
		(i)	the need to protect the child from physical or psychological harm caused, or that may be caused, by being subjected or exposed to abuse, ill-treatment, violence or other behaviour, or being present while a third person is subjected or exposed to abuse, ill-treatment, violence or other behaviour,	4 5 6 7 8
		(j)	the alternatives to the making of an adoption order and the likely effect on the child in both the short and longer term of changes in the child's circumstances caused by an adoption, so that adoption is determined among all alternative forms of care to best meet the needs of the child.	9 10 11 12 13
9	Part	ticipati	on of child in decisions	14
	(1)	this A	sure that a child is able to participate in any decision made under act that has a significant impact on his or her life, the decision is responsible for providing the child with the following:	15 16 17
		(a)	adequate information, in a manner and language that the child can understand, concerning the decision,	18 19
		(b)	the opportunity to express his or her views freely, according to his or her abilities,	20 21
		(c)	information about the outcome of the decision and an explanation of the reasons for the decision,	22 23
		(d)	any assistance that is necessary for the child to understand the information and to express his or her views,	24 25
		(e)	appropriate counselling when the child's consent is required to his or her adoption.	26 27
	(2)		application of this principle, due regard must be had to the age evelopmental capacity of the child.	28 29

(3)	Decisions about the adoption of a child that have a significant impact on the life of the child include, but are not limited to, decisions relating to the following:		
	(a)	the placement for adoption of the child,	4
	(b)	the development of any adoption plan concerning the child and the views of the child's parents about the plan,	5 6
	(c)	an application for an order for the adoption of the child,	7
	(d)	contact with birth parents or others connected with the child.	8

Chapter 3		r 3	Adoption service providers	
Introduction  This Chapter provides for the making of arrangements for the placement of children for adoption through a government department and accredited adoption agencies. It makes it clear that individuals must not make their own adoption arrangements, either personally or through private institutions. The Chapter provides for the accreditation of charitable and non-profit organisations to provide adoption services.				
Part	1 /	Autho	ority to provide adoption services	8
10	Add	ption	services to be provided by or on behalf of Director-General	ç
	(1)	,	ect to this Act, the Director-General is to provide, and may dit others to provide, adoption services.	10 11
		<b>Note.</b> functio	Under section 206, the Director-General may delegate this and any other on under this Act to any person.	12 13
	(2)		out limiting subsection (1), the Director-General is, subject to this responsible for the following:	14 15
		(a)	the assessment of the suitability of a person or persons to adopt a child,	1 <i>6</i> 17
		(b)	any decision to place a child with a person or persons wishing to adopt the child,	18 19
		(c)	the transfer of the care of a child to the person or persons who will adopt the child,	20 21
		(d)	the giving of consent to the adoption of a child of whom he or she has guardianship,	22 23
		(e)	the accreditation of adoption service providers,	24
		(f)	the provision in certain circumstances of post-adoption financial and other assistance to adopted children and their birth and adoptive parents,	25 26 27
		(g)	the provision of post-adoption services, including the provision of information and arrangements to facilitate post-adoption contact with the parties to an adoption.	28 29 30
11	Una	uthori	sed arrangements for adoption (cf AC Act s 51)	31
	(1)		doption service in relation to the adoption in New South Wales ading the intercountry adoption) of a child may be provided only	32 33 34

Adoption Bill 2000
Adoption service providers
Authority to provide adoption services

Clause 11 Chapter 3 Part 1

(a)	the Director-General, or	1
(b)	an organisation accredited under Part 2 as an adoption agency	2
	that may provide the service.	3
A pe	rson (other than the Director-General) must not provide any	4
adopt	ion service referred to in section 10 (2) (a), (b) or (c) in relation	5
to the	e adoption in New South Wales (including the intercountry	6
		7
organ	isation accredited under Part 2 as an adoption agency that may	8
provi	de the service.	9
Maxi	mum penalty: 10 penalty units or imprisonment for 12 months,	10
or bo	th.	11
Note.	Intercountry adoption is defined in the Dictionary.	12
	A per adopt to the adopt organ provide Maxic or both	(b) an organisation accredited under Part 2 as an adoption agency

12	Арр	olicatio	ons for accreditation	2
	(1)	Gene	naritable or non-profit organisation may apply to the Directoreral for accreditation as an adoption agency that may provide tion services specified by the Director-General.	3 4 5
	(2)	An a	pplication must:	$\epsilon$
		(a)	be in writing, and	7
		(b)	specify the address of the principal office in New South Wales of the organisation, and	9
		(c)	specify the person who is to be the principal officer of the organisation if accredited, and	10 11
		(d)	specify the adoption services the organisation seeks accreditation to provide.	12 13
	(3)	docu	Director-General may require the applicant to provide such ments and information as the Director-General considers ssary for the purpose of ascertaining whether the organisation ld be accredited.	14 15 16 17
	(4)	revie	pplication under this section is taken for the purposes only of any wunder Chapter 10 to have been refused if it is not determined in 60 days after the application is made.	18 19 20
13	Acc	redita	tion of adoption agencies (cf AC Act ss 10, 11 (2), AC Reg Sch 2)	21
	(1)	The l	Director-General is to determine an application for accreditation:	22
		(a)	by accrediting the organisation as an adoption agency that may provide any one or more adoption services specified by the Director-General, or	23 24 25
		(b)	by refusing to accredit the organisation.	26
	(2)	The 1	regulations may prescribe:	27
		(a)	the adoption services or classes of adoption services (including intercountry adoption services) that the Director-General may accredit an adoption agency to provide, and	28 29 30
		(b)	standards with which an applicant for accreditation must comply in order to be accredited to provide an adoption service or class of adoption services.	31 32 33

Adoption Bill 2000
Adoption service providers
Accreditation of adoption agencies

Clause 14 Chapter 3 Part 2

14	Ref	usal of application (cf AC Act s 11)	1
	(1)	The Director-General must refuse an application for accreditation if it	2
		appears to the Director-General that the applicant is not suited to	3
		providing the adoption services for which accreditation is sought.	4
	(2)	The matters the Director-General may take into account in	5
		determining an application for accreditation include the qualifications,	6
		experience, character and number of persons taking part, or proposing to take part, in the management or control of the organisation, or	7
		engaged or proposed to be engaged, on behalf of the organisation, in	8 9
		the conduct of the activities of the organisation.	10
	(3)	The Director-General must give notice of the Director-General's	11
		decision to refuse accreditation to the person specified in the	12
		application for accreditation as the principal officer of the organisation.	13
15	Not	ice of accreditation to be published in Gazette (cf AC Act s 15)	14
	(1)	The Director-General is to publish in the Gazette notice of the	15
		accreditation of an organisation as an adoption agency and the	16
		adoption services that may be provided by it.	17
	(2)	The notice is to specify:	18
		(a) the address of the principal office of the agency, and	19
		(b) the full name of the principal officer of the agency, and	20
		(c) the period for which the accreditation is to remain in force.	21
	(3)	The Director-General is to give the principal officer a copy of the	22
		accreditation notice as soon as practicable after it is published in the	23
		Gazette.	24
	(4)	The accreditation of an agency takes effect when the principal officer	25
		of the agency is given the notice.	26
16	Cop	y of accreditation notice to be displayed	27
		The principal officer of an accredited adoption agency must ensure that	28
		a copy of the accreditation notice for the agency is displayed in a	29
		prominent place at the principal office of the agency at all times when	30
		adoption services are provided by the agency.	31
		Maximum penalty: 50 penalty units.	32

17	Conditions of accreditation (cf AC Act s 11 (3))			
	(1)		editation as an adoption agency is subject to the following itions:	2 3
		(a)	conditions prescribed by this Act or the regulations,	4
		(b)	conditions specified in the accreditation notice,	5
		(c)	conditions imposed by the Director-General from time to time, under subsection (2) (b),	6 7
		(d)	in the case of an adoption agency accredited to provide intercountry adoption services—the condition that the agency must not be involved in fund raising, sponsorship or the sending of aid to any institution with which it has an intercountry adoption program.	8 9 10 11 12
	(2)		Director-General may by notice in writing given to the principal er of an accredited adoption agency:	13 14
		(a)	revoke or vary any condition to which an accreditation is subject, or	15 16
		(b)	attach new conditions to the accreditation.	17
		Note.	Chapter 10 provides for review of decisions about conditions.	18
	(3)	cond provi	ditions that may be prescribed by the regulations include itions relating to requirements to be observed, and facilities to be ided, by accredited adoption agencies, including conditions with ect to the qualifications and experience of persons who may act for a behalf of such agencies.	19 20 21 22 23
18	Dur	ation	of accreditation	24
			editation of an adoption agency remains in force (unless sooner ked or suspended) for the period specified in the accreditation e.	25 26 27
19	Prir	ncipal	officer of accredited adoption agency (cf AC Act s 12)	28
	(1)	orgai	re making an application for accreditation under this Part, an nisation is to appoint a person to be its principal officer for the oses of this Act if the application is granted.	29 30 31
	(2)	occur	accredited adoption agency must, within 7 days after the rrence of a vacancy in the office of principal officer, appoint a on to fill the vacancy and give notice in writing to the Directoreral of the appointment.	32 33 34 35

	(3)	A person appointed to be principal officer must be resident in New South Wales.	1 2
	(4)	For the purposes of and without limiting subsection (2), the office of the principal officer is taken to have become vacant if the person holding the office ceases to be resident in New South Wales.	3 4 5
	(5)	Anything done by the principal officer of an accredited adoption agency, or with his or her approval, is, for the purposes of this Act and any regulations relating to accredited adoption agencies but without prejudice to any personal liability of the principal officer, taken to be done by the accredited adoption agency.	6 7 8 9 10
20	Rev	rocation or suspension of accreditation (cf AC Act s 13)	11
	(1)	The Director-General may, at any time, revoke or suspend the accreditation of an adoption agency by notice in writing given to the principal officer of the agency.	12 13 14
	(2)	Without limitation, the Director-General may revoke or suspend accreditation of an agency:	15 16
		(a) at the request of the agency, or	17
		(b) on the ground that the agency is no longer suited to providing the adoption service, having regard to all relevant considerations, including the matters referred to in section 14, or	18 19 20 21
		(c) on the ground that the agency has contravened a provision of this Act or the regulations that is applicable to it or any condition to which its accreditation is subject.	22 23 24
	(3)	A notice under this section is to state the grounds for revocation or suspension.	25 26
		<b>Note.</b> Chapter 10 provides for review of decisions to revoke or suspend accreditation.	27 28
21		ice of revocation or suspension of accreditation to be published in lette (cf AC Act s 15)	29 30
	(1)	The Director-General must publish notice in the Gazette of any revocation or suspension of the accreditation of an adoption agency.	31 32
	(2)	The notice is to specify the address of the principal office, and the full name of the principal officer, of the agency.	33 34

Part 2		Accreditation of adoption agencies	
	(3)	The Director-General must give the principal officer of the agency a	1
		copy of the notice of revocation or suspension as soon as practicable after it is published in the Gazette.	2 3
	(4)	The revocation or suspension of accreditation takes effect when the principal officer of the agency is given the notice.	4 5

Clause 21

Chapter 3

Adoption Bill 2000

Adoption service providers

1

# **Chapter 4** The adoption process

Part	1 (	General	2
22	Pro	ceedings	3
		Proceedings for the making of adoption orders and other orders under this Act are to be heard and determined by the Supreme Court.	4 5
23	Jur	isdiction (cf AC Act ss 8 and 9)	6
	(1)	Subject to this Act, the Court may make an order for the adoption of a child (an <i>adoption order</i> ) solely in favour of one person or jointly in favour of a couple.	7 8 9
		<b>Note.</b> <i>Couple</i> is defined in the Dictionary to mean a man or woman who are married or have a de facto relationship. The effect of the making of an adoption order is described in Part 11 of this Chapter.	10 11 12
	(2)	The Court must not make an adoption order unless, when the application for the order is filed:	13 14
		(a) the child is present in the State, and	15
		(b) the applicant, or if the application is a joint application, each of the applicants, resides, or is domiciled, in the State.	16 17
	(3)	For the purposes of this section, if the Court is satisfied that the child was present in the State, or that the applicant or each applicant was resident or domiciled in the State, for a period of 3 months immediately before the day on which the application was filed, the Court may, in the absence of evidence to the contrary, presume that:	18 19 20 21 22
		(a) the child was present in, or	23
		(b) that the applicant or each applicant was resident or domiciled in,	24 25
		the State when the application was filed.	26
	(4)	The Court has jurisdiction under this section to make an adoption order despite any rule of private international law to the contrary.	27 28
	(5)	Subject to Part 2 of Chapter 5, the Court has jurisdiction, under and in accordance with this Part, to make an adoption order with respect to the intercountry adoption of a child referred to in Part 2.	29 30 31
		Note. Child is defined in the Dictionary.	32

Clause 24	Adoption Bill 2000
Chapter 4	The adoption process
Part 1	General

24	Wh	o can	be adopted? (cf AC Act s 18 (1))	1
	(1)	An ac	doption order may be made in relation to a child who:	2
		(a)	was less than 18 years of age on the date on which the application for the order was made, or	3 4
		(b)	was 18 or more years of age on that date and was cared for by the applicant or applicants for the order.	5 6
	(2)	For the	he purposes of subsection (1) (b), a child was cared for if the :	7 8
		(a)	has been brought up, maintained and educated by the applicant or applicants, or by the applicant and a deceased spouse of the applicant, as his or her or their child for a continuous period of at least 5 years before the application was made, or	9 10 11 12
		(b)	has, as a ward within the meaning of the <i>Children (Care and Protection) Act 1987</i> or a person under the parental responsibility of the Minister administering the <i>Children and Young Persons (Care and Protection) Act 1998</i> , been in the care or custody of the applicant or applicants or of the applicant and a deceased spouse of the applicant.	13 14 15 16 17 18
		Note.	Spouse is defined in the Dictionary.	19
25	Pre	vious	adoption or marital status immaterial (cf AC Act s 18 (5))	20
		An ac	doption order may be made:	21
		(a)	even if the child concerned has, whether before or after the commencement of this section and whether in the State or elsewhere, previously been adopted, and	22 23 24
		(b)	irrespective of the marital status of the child.	25
26	Wh	o can	adopt? (cf AC Act ss 8, 19, 20, 21 (1) (c) (i) (a))	26
			opplication for an adoption order may be made in accordance with Act solely by or on behalf of one person or jointly by or on behalf uple.	27 28 29
			Couple is defined in the Dictionary.	30

27	Add	ption	by one person (cf AC Act ss 8, 19 (2) and (3), 20, 21 (1) (c) (i) (a))	1
	(1)		requirements person may, subject to this Act, adopt a child only if the person	2 3 4
		(a)	resident or domiciled in the State, and	5
		(b)	of good repute and a fit and proper person to fulfil the responsibilities of a parent.	6 7
	(2)	The (	equirements  Court must not make an adoption order in favour of one person is not a birth parent or relative of the child unless:	8 9 10
		(a)	the person is 21 or more years of age and 18 or more years older than the child, or	11 12
		(b)	the Court considers that in the particular circumstances of the case it is desirable to make the order even though the person does not fulfil the age requirements.	13 14 15
	(3)	The who	ent of spouse Court must not make an adoption order in favour of one person is living with a spouse unless the person's spouse consents in ag to the application for the adoption order.	16 17 18 19
		Note.	Spouse is defined in the Dictionary.	20
28	Add	ption	by couple (cf AC Act ss 8, 19, 20, 21 (1) (c) (i) (a))	21
	(1)		persons who are a couple may, subject to this Act, adopt a child if:	22 23 24
		(a)	both of them are resident or domiciled in the State, and	25
		(b)	both of them are of good repute and are fit and proper persons to fulfil the responsibilities of parents.	26 27
	(2)	The C	irements for step parent Court must not make an order in favour of a couple if one of them tep parent unless section 30 is complied with.	28 29 30
	(3)	The (	requirements  Court must not make an adoption order in favour of a couple if er of them is a birth parent or relative of the child unless:	31 32 33
		(a)	each of them is 21 or more years of age and 18 or more years older than the child, or	34 35

the step parent has lived with the child and the child's birth or

adoptive parent for a continuous period of not less than 3 years

immediately before the application for the adoption order, and

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(b)

Clause 28

Adoption Bill 2000

(c)	specific consent to the adoption of the child by the step parent has been given in accordance with this Act by the appropriate persons, and	1 2 3
(d)	the Court is satisfied that the making of the adoption order is clearly preferable in the best interests of the child to any other action that could be taken by law in relation to the child.	4 5 6
order	under the Children and Young Persons (Care and Protection) Act 1998 or a	7 8 9
option	of non-citizen child	10
	<u>*</u>	11 12
(a)	arrangements for adoption of the child have been made by the Director-General or an accredited adoption agency that may provide intercountry adoption services or the Director-General applies for the order on the basis that the proposed adoptive parent has intercountry parental responsibility for the child, and	13 14 15 16 17
(b)	the provisions of this Act and the regulations relating to intercountry adoptions have been complied with.	18 19
Conv perso being	consibility for a child if the child is from a country other than a vention country or a prescribed overseas jurisdiction and the on, after being resident in that country for 12 months or more or a domiciled in that country, was given parental responsibility for	20 21 22 23 24 25
,	(d)  Note. order parent loption  The C child (a)  (b)  For the responsibility of the res	has been given in accordance with this Act by the appropriate persons, and  (d) the Court is satisfied that the making of the adoption order is clearly preferable in the best interests of the child to any other action that could be taken by law in relation to the child.  Note. Examples of other action that may be taken by law are the making of a care order under the <i>Children and Young Persons (Care and Protection) Act 1998</i> or a parenting order under the <i>Family Law Act 1975</i> of the Commonwealth.  Roption of non-citizen child  The Court must not make an adoption order in relation to a non-citizen child as referred to in Part 2 of Chapter 5 unless:  (a) arrangements for adoption of the child have been made by the Director-General or an accredited adoption agency that may provide intercountry adoption services or the Director-General applies for the order on the basis that the proposed adoptive parent has intercountry parental responsibility for the child, and  (b) the provisions of this Act and the regulations relating to intercountry adoptions have been complied with.

Division 1 (		CI	hildren other than Aboriginal and Torres Strait Islanders	
Part	2 I	Place	ement of children for adoption	1
Divis	ion '	1	Children other than Aboriginal and Torres Strait	2
32	Reg	gard to	be had to cultural heritage of child	4
	(1)	child) cultur the p	acing a child (other than an Aboriginal or Torres Strait Islander of for adoption, the decision maker must take into account the re, any disability, language, religion and sexuality of the child and rinciple that the child's given name, identity, language and ral and religious ties should, as far as possible, be preserved.	5 6 7 8 9
	(2)	make	out limiting matters that may be taken into account, the decision r must take into account whether a prospective adoptive parent of erent cultural heritage to that of the child has demonstrated the wing:	10 11 12 13
		(a)	the capacity to assist the child to develop a healthy and positive cultural identity,	14 15
		(b)	knowledge of or a willingness to learn about, and teach the child about, the child's cultural heritage,	16 17
		(c)	a willingness to foster links with that heritage in the child's upbringing,	18 19
		(d)	the capacity to help the child if the child encounters racism or discrimination in school or the wider community.	20 21
Divis	ion 2	2	Aboriginal children	22
33	Abo	origina	I participation in decision making	23
			Director-General or appropriate principal officer must ensure that ollowing are consulted about the placement of an Aboriginal	24 25 26
		(a)	an Aboriginal adoption consultative organisation, or	27

Clause 32

Chapter 4

Part 2

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The adoption process

Placement of children for adoption

	ment of children for adoption ginal children		en for adoption	Part 2 Division 2	
		(b)	a person nominated by the child's parents kinship group, as recognised by the Abori which the child belongs, or by that comm in relation to the adoption or substitute children.	iginal community to unity with expertise	1 2 3 4 5
34	App	olicatio	on of Aboriginal child placement principle	s	6
	(1)	reaso	Director-General or appropriate principal onable inquiries as to whether a child to be pl boriginal child.		7 8 9
	(2)	a chi	Aboriginal child placement principles are to be left that the Director-General or principal official child for adoption.		10 11 12
35	Abo	origina	al child placement principles		13
	(1)	It is Abor as m place	eral principle a principle to be applied in the administrate iginal people should be given the opportunit such self-determination as possible in decisement for adoption of Aboriginal children (where the content in customary Aboriginal child care arranged)	ty to participate with sions relating to the hich is a concept that	14 15 16 17 18
	(2)		general order for placement Aboriginal child placement principles are as	follows	20 21
		(a)	The first preference for placement of an A the child to be placed for adoption with a parent or parents belonging to the Aborig one of the communities, to which the b parents of the child belongs.	boriginal child is for prospective adoptive ginal community, or	22 23 24 25 26
		(b)	If it is not practicable or in the best interest child to be placed in accordance with parties to be placed with a prospective adoptive from another Aboriginal community.	agraph (a), the child	27 28 29 30
		(c)	If it is not practicable or in the best interest child to be placed in accordance with parachild is to be placed with a non-Aboradoptive parent or parents.	ngraph (a) or (b), the	31 32 33 34

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The adoption process

Clause 33

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Chapter 4 Part 2	The adoption process  Placement of children for adoption	
Division 2	Aboriginal children	
(3)	Placement of child with person who is not Aboriginal An Aboriginal child is not to be placed with a non-Aboriginal prospective adoptive parent unless the Court is satisfied that the prospective adoptive parent:	1 2 3 4
	(a) has the capacity to assist the child to develop a healthy and positive cultural identity, and	5 6
	(b) has knowledge of or is willing to learn about, and teach the child about, the child's Aboriginal heritage and to foster links with that heritage in the child's upbringing, and	7 8 9
	(c) has the capacity to help the child if the child encounters racism or discrimination in the wider community,	10 11
	and that the Aboriginal child placement principles have been properly applied.	12 13
	<b>Note.</b> Placement with a non-Aboriginal prospective adoptive parent requires an application to the Court for a preliminary hearing—see section 80.	14 15
(4)	Child with one Aboriginal parent and one non-Aboriginal parent If a child has one Aboriginal parent and one non-Aboriginal parent, the child may be placed with the person with whom the best interests of the child will be served having regard to the objects of this Act.	16 17 18 19
(5)	If a child to whom subsection (4) applies:	20
	(a) is placed with a person who is not within an Aboriginal family or community, an adoption plan must provide for the child to have the opportunity to develop an identity with the Aboriginal community to which the child belongs, or	21 22 23 24
	(b) is placed with a person who is within an Aboriginal community, an adoption plan must provide for the child to have the opportunity to develop an identity with the non-Aboriginal community to which the child belongs.	25 26 27 28
36 Alte	ernatives to placement for adoption to be considered	29
	An Aboriginal child is not to be placed for adoption unless the Director-General is satisfied that the making of the adoption order is clearly preferable in the best interests of the child to any other action that could be taken by law in relation to the care of the child.	30 31 32 33
	<b>Note.</b> Examples of other action that may be taken by law are the making of a care order under the <i>Children and Young Persons (Care and Protection) Act 1998</i> or a parenting order under the <i>Family Law Act 1975</i> of the Commonwealth.	34 35 36

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Clause 35

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The adoption process	Chapter 4
Placement of children for adoption	Part 2
Torres Strait Islanders	Division 3

Divis	ion (	3	Torres Strait Islanders	1
37	Tor	res St	rait Islander participation in decision making	2
		the f	Director-General or appropriate principal officer must ensure that following are consulted about the placement of a Torres Strait der child:	3 4 5
		(a)	a Torres Strait Islander adoption consultative organisation, or	6
		(b)	a person nominated by the child's parents, extended family or kinship group, as recognised by the Torres Strait Islander community to which the child belongs, or by that community, with expertise in relation to the adoption or substitute care of Torres Strait Islander children.	7 8 9 10
20	۸nr	dicati	on of Tarros Strait Islandor shild placement principles	10
38			on of Torres Strait Islander child placement principles	12
	(1)		Director-General or appropriate principal officer is to make onable inquiries as to whether a child to be placed for adoption is	13 14
			rres Strait Islander child.	15
	(2)	The '	Torres Strait Islander child placement principles are to be applied	16
	(2)		acing a child that the Director-General or principal officer is	17
		satisf	fied is a Torres Strait Islander for adoption.	18
39	Tor	res St	rait Islander child placement principles	19
	(1)	The g	general order for placement	20
		The '	Torres Strait Islander child placement principles are as follows:	21
		(a)	The first preference for placement of a Torres Strait Islander	22
			child is for the child to be placed for adoption with a	23
			prospective adoptive parent or parents within the child's extended family.	24 25
		(b)	•	
		(b)	If it is not practicable or in the best interests of the child for the child to be placed in accordance with paragraph (a), the child	26 27
			is to be placed with a prospective adoptive parent or parents	28
			within the community, or one of the communities, to which the	29
			birth parent or birth parents of the child belongs.	30
		(c)	If it is not practicable or in the best interests of the child for the	31
			child to be placed in accordance with paragraph (a) or (b), the	32
			child is to be placed with a prospective adoptive parent or	33
			parents from another Torres Strait Islander community.	34

Islander community to which the child belongs.

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Adoption Bill 2000	Clause 40
The adoption process	Chapter 4
Placement of children for adoption	Part 2
Placement outside Australia	Division 4

Division 4		4	Placement outside Australia	
40	Rep	ort o	n child for intercountry adoption	2
	(1)		hild who is resident or domiciled in the State is not to be adopted place outside Australia unless the Director-General has:	3 4
		(a)	determined that the consent necessary for the adoption has been given in accordance with this Act (or dispensed with), and	5 6
		(b)	determined that a suitable family to adopt or otherwise care for the child cannot be found in Australia, and	7 8
		(c)	if satisfied that the child should be adopted outside Australia, prepared a report to that effect.	9 10
	(2)	adap histo child	report is to include information about the child's identity, stability, background, social environment, family history, medical bry of the child and the child's family and any special needs of the d and is to indicate that the consents required under this Act have a obtained.	11 12 13 14 15
		repor	. Under Article 16 of the Hague Convention on Intercountry Adoption the t prepared under this section will be transmitted by the Director-General to the opriate authority in the place outside Australia.	16 17 18

Part	3 \$	Selec	ction of prospective adoptive parents	1
41	Apr	olicatio	on of Part	2
			Part applies to the assessment of the suitability, and selection, of	3
			pective adoptive parents of a child other than step parents or	4
		relati		5
42	Exp	ressic	on of interest in adopting a child	6
	(1)	One	person, or a couple, may submit to the Director-General, or	7
		princ	ripal officer of an adoption agency accredited to accept	8
		appli	cations to adopt, an expression of interest in:	9
		(a)	being approved as suitable to adopt a child (whether a citizen	10
			or non-citizen), and	11
		(b)	being selected, in a manner determined by the Director-General	12
		` '	or principal officer, to adopt a child.	13
	(2)	A su	bmission of an expression of interest may be made only if the	14
	(-)		on or each person is resident or domiciled in the State.	15
43	App	olicatio	on to adopt (cf AC Reg Part 3)	16
		The I	Director-General or principal officer may, in accordance with the	17
			ations and subject to any conditions of the accreditation of the	18
			cy concerned, invite a person or a couple who have submitted an	19
		expre	ession of interest to submit an application to adopt a child.	20
44	For	m of e	expression of interest or application	21
		A su	bmission of an expression of interest or application to adopt a	22
		child	under this Part is to be made in accordance with the regulations.	23
45	Ass	essm	ent of suitability, and selection, of adoptive parents	24
	(1)	The	regulations may make provision for or with respect to the	25
		follo	wing:	26
		(a)	the assessment of the suitability of persons to be approved to	27
		` /	adopt, and selection of persons to adopt, children under this Act	28
			from within New South Wales or elsewhere,	29
		(b)	the keeping by the Director-General of a register of persons	30
		. ,	approved by the Director-General or by principal officers as fit	31
			and proper persons to adopt children.	32

Adoption Bill 2000	Clause 45
The adoption process	Chapter 4
Selection of prospective adoptive parents	Part 3

(2)	For the purpose of assessing the suitability of a person to adopt a child,	1
	the Director-General or appropriate principal officer may require the	2
	person to furnish an imprint of his or her fingerprints to enable a check	3
	to be made of any criminal record of the person.	4

## Part 4 Adoption plans

46	vvn	at is an	adopt	ion plan?	2	
	(1)			<i>plan</i> is a plan agreed to by two or more of the parties to	3	
		the ad	option	of a child that includes provisions relating to:	4	
		(a)		aking of arrangements for the exchange of information	5	
				en the parties in relation to any one or more of the	6	
			follow	C	7	
			(i) (ii)	the child's medical background or condition, the child's development and important events in the	8	
			(11)	child's life,	10	
			(iii)	the means and nature of contact between the parties and	10	
			()	the child, and	12	
		(b)	any ot	her matter relating to the adoption of the child.	13	
		Note. take an 90 (2) a	adoptio	to an adoption is defined in the Dictionary. The Court is required to in plan into consideration in making an adoption order. See section	14 15 16	
	(2)	Witho	ut limi	ting the matters for which an adoption plan may make	17	
	` /	provision:				
		(a)		set out the ways in which the child is to be assisted to	19	
				op a healthy and positive cultural identity and for links	20	
			with tl	hat heritage to be fostered, and	21	
		(b)		y provide for the giving of certain financial and other	22	
			assista	ance as referred to in section 201.	23	
47	Hov	v is an	adopti	on plan made?	24	
	(1)	Before	e the ma	aking of an order for the adoption of a child, parties to the	25	
		adopti	on may	y agree on an adoption plan.	26	
		Note.	Γhe parti s 35 (5)	ies must agree to an adoption plan in some circumstances—see and 39 (4).	27 28	
	(2)			plan is to be in writing and is to contain the particulars (if	29	
		any) r	equired	by the regulations.	30	
48	Add	ption p	olan to	accompany application for adoption order	31	
		If the	parties	to an adoption agree to an adoption plan, a copy of the	32	
		plan	must (	(unless registered under section 50) accompany the	33	
		applic	ation fo	or an adoption order.	34	

49	Notice to be given of adoption plan						
		The Director-General or appropriate principal officer is to give notice to any person who has the care of the child of the terms of the adoption plan.					
50	Registration of adoption plans						
	(1)	The parties to an adoption who have agreed to an adoption plan may apply to the Court for registration of the plan.	6 7				
	(2)	The regulations may make provision for or with respect to such an application.	8 9				
	(3)	The Court may register an adoption plan if it is satisfied that:	10				
		(a) the plan does not contravene the adoption principles, and	11				
		(b) the parties to the adoption understand the provisions of the plan and have freely entered into it, and	12 13				
		(c) the provisions of the plan are in the child's best interests and is proper in the circumstances.	14 15				
	(4)	An adoption plan that is registered has effect, on the making of the relevant adoption order, as if it were part of the order.	16 17				
51	Review of adoption plans						
	(1)	The Court may review an adoption plan on application of one or more of the parties to the plan.	19 20				
	(2)	Unless the Court otherwise determines, the Court is to give each party to the adoption who agreed to the adoption plan an opportunity to make submissions concerning the application.					
	(3)	Following its review, the Court may, by order:	24				
		(a) make such changes (if any) to the provisions of the adoption plan as it considers appropriate, or	25 26				
		(b) revoke the plan, or	27				
		(c) confirm the plan.	28				
	(4)	The Court may change the provisions, or revoke, an adoption plan only if it is satisfied that it is in the best interests of the child and proper in the circumstances to do so.					
	(5)	An adoption plan that is changed by an order of the Court has effect as if it were the plan originally agreed to by the parties.	32 33				

Division 1	V	Vho must consent to an adoption?	
Part 5	Cons	sents to adoptions	1
Divisio	n 1	Who must consent to an adoption?	2
52 C	onsent o	of parents and guardians generally required (cf AC Act s 26)	3
		Court must not make an adoption order in relation to a child who is than 18 years of age unless consent has been given:	4 5
	(a)	<ul> <li>in the case of a child who has not been previously adopted by:</li> <li>(i) each parent of the child, and</li> <li>(ii) any guardian of the child, or</li> </ul>	6 7 8
	(b)	in the case of a child who has previously been adopted—by each adoptive parent or guardian of the child.	9 10
53 V	Vays in v	which parent or guardian can give consent (cf AC Act s 27)	11
		the purposes of this Act, a parent or guardian of a child may ent to the adoption of the child only by:	12 13
	(a)	giving <i>general consent</i> to the adoption of the child by an adoptive parent or parents selected by the Director-General or principal officer of an accredited adoption agency, or	14 15 16
	(b)	giving <i>specific consent</i> to the adoption of the child by: (i) a specified adoptive parent who is a relative of the	17 18

2 specified adoptive persons, one of whom is a parent

a specified adoptive parent who is step parent of the

a specified adoptive parent who is a foster parent who

has had care of the child for 2 years or more.

the requirement for the consent has been dispensed with by the

When consent of parent or guardian not required (cf AC Act s 26 (4A))

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Clause 52

Chapter 4

Part 5

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(ii)

(iii)

(iv)

Court, or

child, or

(1) Consent is not required under section 52 if:

Note. See Division 3 of Part 5.

or relative of the child, or

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Consents to adoptions

		adoptic onsent	to an adoption? Part 5  Division 1	1 2
		(b)	the parent whose consent would otherwise be required by section 52 is a proposed adoptive parent, or	
		(c)	the child gives sole consent to his or her adoption in	3
			accordance with subsection (2) and the Director-General or appropriate principal officer has given reasonable notice, or	4 5
			used their best endeavours to give reasonable notice, of the	6
			application for the adoption order to the parent or guardian	7
		(1)	whose consent would otherwise be required, or	8
		(d)	the child is 18 or more years of age.	9
	(2)		ild who is 12 or more years of age and of sufficient maturity to	10
			rstand the effect of giving consent may give sole consent to his or	11
			doption by a proposed adoptive parent or parents if the child has in the care of the proposed adoptive parent or parents for at least	12 13
		5 yea		13
		•	Parental responsibility is defined the Dictionary.	15
55	Cor	nsent d	of child (cf AC Act ss 26 (4A), 33, 38 (2A))	16
	(1)		Court must not make an adoption order in relation to a child who	17
		is 12 or more but less than 18 years of age and who is capable of		
		•	g consent unless:	19
		(a)	the child has been counselled as required by section 63, and	20
		(b)	if the child is less than 16 years of age, a report prepared by a	21
			registered psychologist or other appropriate expert states that,	22
			in the opinion of the expert, the child is capable of understanding the effect of giving consent, and	23 24
		(-)		
		(c)	the child consents to his or her adoption by the prospective adoptive parent or parents or the Court dispenses with the	25 26
			requirement for consent.	27
			Note. See Division 3 of Part 5.	28
	(2)	The C	Court may make an adoption order in relation to such a child who	29
		is in	capable of giving consent if the Court is satisfied that the	30
		circu	mstances are exceptional and that it would be in the best interests	31

of the child to make the order.

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Clause 54

Chapter 4

Division 1		V	/ho must consent to an adoption?			
56	Birt	Birth father to be given opportunity to consent (cf AC Act s 31A)				
	(1)					
		(a)	consent to the adoption of a child has been given by the child's birth mother or guardian but not the birth father of the child, and			
		(b)	an adoption hearing has not been held, and			
		(c)	the Director-General or appropriate principal officer knows, or after reasonable inquiry ascertains, the name and address of the person whom the Director-General or principal officer reasonably believes to be the birth father of the child.	1		
		Childr	A person may be presumed to be the father of a child under the Status of en Act 1996 or may be registered as the father under the Births, Deaths and ages Registration Act 1995.	-		
	(2)	must	n this section applies, the Director-General or principal officer give the person known, or reasonably believed, to be the birth r of the child notice:			
		(a)	that the child's birth mother or guardian has consented to the adoption of the child, and	1 1		
		(b)	<ul> <li>advise him:</li> <li>(i) of the legal processes by which he can establish paternity in relation to the child or be registered as the father of the child, and</li> <li>(ii) of his rights as a parent in relation to the adoption of the child.</li> </ul>	1 2 2 2 2 2		
Divis	sion 2	2	When is consent effective?	2		
57	Def	Definitions				
		In thi	s Act:	2		
			sellor means a person of a class or description, and having the fications and functions, prescribed by the regulations.	2		
		•	<i>med consent</i> means consent given after a person has been given nandatory written information.	3		
			<i>datory written information</i> , in relation to the adoption of a child, as written information on the following:			
		(a)	the alternatives to the adoption,	3		

Clause 56

Chapter 4

Part 5

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The adoption process

Consents to adoptions

Adoption Bill 2000	Clause 57
The adoption process	Chapter 4
Consents to adoptions	Part 5
When is consent effective?	Division 2

	(b)	financial and other support services available whether or not the child is relinquished for adoption.	1 2		
	(c)	possible emotional effects, both short and long term, of	3		
	(d)	the legal process of adoption (including the consents required and effect and way of revoking consent, the selection procedure, the role of adoption plans, the role of the Court and review and appeals procedure) and the legal consequences of each stage in the process,	5 6 7 8 9		
	(e)	the duties and responsibilities of the Director-General and principal officer in relation to the placement of the child,	10 11		
	(f)	the rights and responsibilities of other parties to the adoption, including access to information about, or contact with, the other parties to the adoption,	12 13 14		
	(g)	any other matter prescribed by the regulations.	15		
When is consent ineffective? (cf AC Act ss 29, 30, 31, AC Reg cll 21 (a) and (d), 22, 23, Sch 1 Forms 1, 4)					
(1)	Conse	ent to a child's adoption is not effective unless it is:	18		
	(a)	informed consent, and	19		
	(b)	given in accordance with this Act.	20		
(2)			21 22		
	(a)	it was not given in accordance with this Act, or	23		
	(b)	it was obtained by fraud, duress or other improper means, or	24		
	(c)	the instrument of consent has been altered in a material particular without authority, or	25 26		
	(d)	the person giving or purporting to give the consent was not, at the time the instrument of consent was signed, in a fit condition to give the consent.	27 28 29		
(3)	Conse	ent is not effective if it revoked during the revocation period.	30		
	(d), 2 (1)	(c) (d) (e) (f) (g)  When is c (d), 22, 23, (1) Conso (a) (b) (2) Conso is not (a) (b) (c) (d)	child is relinquished for adoption,  (c) possible emotional effects, both short and long term, of relinquishing the child for adoption,  (d) the legal process of adoption (including the consents required and effect and way of revoking consent, the selection procedure, the role of adoption plans, the role of the Court and review and appeals procedure) and the legal consequences of each stage in the process,  (e) the duties and responsibilities of the Director-General and principal officer in relation to the placement of the child,  (f) the rights and responsibilities of other parties to the adoption, including access to information about, or contact with, the other parties to the adoption,  (g) any other matter prescribed by the regulations.  When is consent ineffective? (cf AC Act ss 29, 30, 31, AC Reg cll 21 (a) and (d), 22, 23, Sch 1 Forms 1, 4)  (1) Consent to a child's adoption is not effective unless it is:  (a) informed consent, and  (b) given in accordance with this Act.  (2) Consent given by a person (other than a child under 18 years of age) is not effective if it appears to the Court that:  (a) it was not given in accordance with this Act, or  (b) it was obtained by fraud, duress or other improper means, or  (c) the instrument of consent has been altered in a material particular without authority, or  (d) the person giving or purporting to give the consent was not, at the time the instrument of consent was signed, in a fit condition		

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Part 5		Consents to adoptions		
Division	n 2 When is consent effective?			
	(4)		ent to a child's adoption given in another State under the law of ther State is an effective consent for the purposes of this Act.	1 2
		compli outside have b	Chapter 5 provides for the recognition of certain adoptions if an adoption iance certificate has been issued by the appropriate authority of a country e Australia. Such a certificate will only be issued if the appropriate consents been given to the adoption. See eg Article 4 of the Convention (which is set Schedule 1).	3 4 5 6 7
59	Mar	ndator	y written information	8
		The I	Director-General or appropriate principal officer must ensure that	9
		a pers	son whose consent to an adoption is needed before an adoption	10
			can be made is given the mandatory written information before erson consents or refuses consent to the adoption.	11 12
60	When is consent to be given?		13	
		Cons	ent to the adoption of a child cannot be given unless it is given:	14
		(a)	at least 30 days after the child is born, and	15
		(b)	at least 14 days after the person giving the consent is given a	16
			copy of the instrument of consent and the mandatory written information.	17 18
61	For	m of c	onsent	19
	(1)	Cons	ent is to be given by an instrument (an instrument of consent)	20
	(-)	· · · · · · · · · · · · · · · · · · ·	is in a form that contains the information prescribed by the	21
		regula	ations.	22
	(2)		parate instrument of consent must be signed by the child and by	23
		each	other person whose consent is required by this Act.	24
	(3)		re the instrument is signed, a counsellor must sign a statement on	25
		it cer	tifying that:	26
		(a)	the child or other person giving the consent has been counselled by the counsellor, and	27 28
		(b)	that the counsellor is of the opinion that the child or other person understands the effect of signing the instrument.	29 30
62	Cor	nsent r	nust be witnessed by person independent of counsellor	31
			signing of the instrument of consent must be witnessed, in	32
	` /	accor	dance with the regulations, by a person other than the counsellor	33
		and v	who is independent of the counsellor.	34

		adoptionsent ef	ons ffective?	Part 5 Division 2	
	(2)	Before witnessing the signing of the or other person, the witness is to sig he or she is not aware of any menta of that person to give consent.		tement on it certifying that	1 2 3 4
	(3)		witness must be a person of a class or egulations.	description prescribed by	5 6
63	Chi	ld or o	other person consenting must be co	punselled	7
	(1)	acco	hild or other person giving consentrations with this section within the lations before he or she signs the instition.	period prescribed by the	8 9 10 11
	(2)	A pe	rson is counselled in accordance with t	this section if a counsellor:	12
		(a)	accurately explains to the person, in thinks will be understood by the per (i) the legal effect of signing the the procedure for revoking c (ii) the effect of the mandatory v	rson: e instrument of consent and onsent, and	13 14 15 16 17
		(b)	counsels the person on the emotior and alternatives to adoption (inclu- parents, the feasibility of keeping th	ding, in the case of birth	18 19 20
64	Cor	nsent 1	to adoption of Aboriginal child		21
	(1)	Befo	re a person gives consent to the adopti	ion of an Aboriginal child:	22
		(a)	he or she is to be given adoption conadoption consultative organisation,	~ ·	23 24
		(b)	if he or she is offered, but refuses, ade an organisation he or she must:  (i) be provided by the Director principal officer with written customs and culture and any General or principal officer or raised by the organisation, and (ii) sign an acknowledgement the he or she cannot read, had reference to the control of the	or-General or appropriate information on Aboriginal other matters the Director-considers would have been at he or she has read (or, if	25 26 27 28 29 30 31 32 33

information.

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Clause 62

Chapter 4

Clause 64 Chapter 4 Part 5 Division 2		Adoption Bill 2000 The adoption process Consents to adoptions When is consent effective?		
	(2)	adopt	rson who refuses adoption counselling cannot consent to the ion until at least 7 days after being given the information referred subsection (1) (b).	1 2 3
	(3)	In thi	s section:	4
		of the	tion counselling means consultation that includes consideration e possibility of a child being cared for in accordance with iginal customs and culture.	5 6
65	Con	sent t	o adoption of Torres Strait Islander child	8
	(1)		re a person gives consent to the adoption of a Torres Strait der child:	9 10
		(a)	he or she must receive adoption counselling from a Torres Strait Islander adoption consultative organisation, or	11 12
		(b)	<ul> <li>if he or she has been offered, but has refused, adoption counselling by such an organisation he or she must:</li> <li>(i) be provided by the Director-General or appropriate principal officer with written information on Torres Strait Islander customs and culture and on any other matters that the Director-General or principal officer considers would have been raised by the organisation, and</li> <li>(ii) sign an acknowledgement that he or she has read (or, if he or she cannot read, had read to) and understood the information.</li> </ul>	13 144 15 16 17 18 19 20 21 22 23
	(2)	adopt	rson who refuses adoption counselling cannot consent to the ion until at least 7 days after being given the information referred subsection (1) (b).	24 25 26
	(3)	In thi	s section:	27
		of the	tion counselling means consultation that includes consideration e possibility of a child being cared for in accordance with Torres Islander customs and culture.	28 29 30

Adoption Bill 2000	Clause 66
The adoption process	Chapter 4
Consents to adoptions	Part 5
Dispensing with consent	Division 3

Division 3		3	Dispensing with consent	1
66	Hov	v is ne	eed for consent dispensed with?	2
		child' make	quirement for the consent of a child or any other person to the s adoption under this Act can be dispensed with if the Court and an order under this Division dispensing with the requirement (a cent dispense order).	3 4 5 6
67	Whe	<b>en can</b> .C s 32	Court dispense with consent of person other than the child?	7 8
	•	The Crequir	Court may make a consent dispense order dispensing with the rement for consent of a person to a child's adoption (other than nild) if the Court is satisfied that:	9 10 11
		(a)	the person cannot, after reasonable inquiry, be found or identified, or	12 13
		(b)	the person is in such a physical or mental condition as not to be capable of properly considering the question of whether he or she should give consent, or	14 15 16
		(c)	if the person is a parent or guardian of the child—it is in the best interests of the child to override the wishes of the parent or guardian.	17 18 19
	(2)		Court must not make such a consent dispense order unless ied that to do so is in the best interests of the child.	20 21
68			apply for order dispensing with consent of person other than (cf AC Act s32 (1A))	22 23
			of the following persons may apply to the Court for a consent nse order:	24 25
		(a)	the Director-General,	26
		(b)	the appropriate principal officer,	27
		(c)	if an application has been made to the Court for the adoption of the child by the mother, the father or a relative of the child (whether alone or jointly with another person)—the applicant or applicants,	28 29 30 31
		(d)	with the consent of the Director-General—the applicant or applicants for the adoption of the child.	32 33

Clause 69	Adoption Bill 2000
Chapter 4	The adoption process
Part 5	Consents to adoptions
Division 3	Dispensing with consent

69	When can the Court dispense with the child's consent? (cf AC Act s33)				
	(1)	Child 12 or more but less than 18 years of age The Court may make a consent dispense order dispensing with the requirement for consent to his or her adoption to be given by a child who is 12 or more but less than 18 years of age if the Court is satisfied that the child is in such a physical or mental condition as not to be capable of properly considering the question of whether he or she should give consent.	2 3 4 5 6 7 8		
	(2)	An order under subsection (1) may be made on the Court's own initiative or on application by any person.	9 10		
	(3)	Child 18 or more years of age The Court must not make a consent dispense order dispensing with the requirement for consent of a child who is 18 or more years of age in any circumstances.	11 12 13 14		
	(4)	The Court must not make a consent dispense order under this section on application of a person other than the Director-General unless not less than 14 days' notice of the application has been given to the Director-General.	15 16 17 18		
70	Who	en can consent dispense order be made? (cf AC Act s 32 (2) and (3))	19		
	(1)	A consent dispense order may be made:	20		
		(a) before an application for an adoption order has been made in relation to a child, or	21 22		
		(b) in conjunction with an adoption order in relation to a child.	23		
	(2)	Despite subsection (1) (a), a consent dispense order must not be made on the application of a person referred to in section 68 (c) except in conjunction with an adoption order in favour of that person or of that person and another person.	24 25 26 27		
	(3)	A consent dispense order relating to the adoption of a child made before an application for an adoption order has been made in relation to the child has effect for the purposes of any application for an adoption order that is subsequently made in relation to the child.	28 29 30 31		
71	Rev	ocation of consent dispense order (cf AC Act s32 (4))	32		
	(1)		33		
		before an application for an adoption order has been made may be revoked by the Court at any time before the making of the adoption order.	34 35 36		

Disper	nsing v	with co	onsent Division 3	
	(2)		consent dispense order may be revoked on the Court's own ative or on the application of:	1 2
		(a)	the Director-General or of the person whose consent was dispensed with, or	3 4
		(b)	if the order was made on the application of a principal officer—the principal officer.	5 6
72	Not	ice of	consent dispense order (cf AC Act s 32 (5))	7
	(1)	of ar	Court must not make a consent dispense order on the application my person unless notice of the application has been given to the on whose consent is sought to be dispensed with at least 14 days re the order is made.	8 9 10 11
	(2)	Subs	section (1) does not apply if:	12
		(a)	the person cannot, after reasonable inquiry, be found or identified, or	13 14
		(b)	the person is in such a physical or mental condition as not to be capable of properly considering the question of whether he or she should give consent and his or her physical or mental health would, in the opinion of the Court, be detrimentally affected if he or she were to receive notice of the application, or	15 16 17 18 19
		(c)	the Court considers that in the particular circumstances of the case it is desirable to make an order without notice of the application having been given.	20 21 22
	(3)	of a	Court must not revoke any consent dispense order on application person unless not less than 14 days' notice of the application has a given:	23 24 25
		(a)	in the case of an application for revocation made by a person other than the Director-General—to the Director-General, and	26 27
		(b)	in the case of an application for revocation made by a person other than the principal officer who applied for the consent dispense order—to the principal officer, or	28 29 30
		(c)	if an application has been made to the Court for the adoption of the child by the mother, the father or a relative of the child (whether alone or jointly with another person)—to the applicant or applicants.	31 32 33 34

Adoption Bill 2000 The adoption process

Consents to adoptions

Clause 71

Chapter 4 Part 5

Clause 73	Adoption Bill 2000
Chapter 4	The adoption process
Part 5	Consents to adoptions
Division 4	Revocation of consent

#### Division 4 **Revocation of consent**

)ivis	ion 4	Revocation of consent	1
73	Rev	ocation of consent (cf AC Act s 28)	2
	(1)	Revocation by child	3
	` '	A child who has consented to his or her adoption may revoke his or	4
		her consent by notice in writing given to the nominated officer at any	5
		time before the adoption order is made.	6
	(2)	Revocation by person other than child	7
		A person other than a child who has consented to a child's adoption	8
		may revoke his or her consent by notice in writing given to the	9
		nominated officer before the end of the period of 30 days beginning on	10
		the day on which the instrument of consent to the adoption was signed ( <i>the revocation period</i> ).	11 12
		Note. Nominated officer is defined in the Dictionary.	13
	(3)	Consent cannot be revoked under subsection (2) after the end of the	14
		revocation period.	15
	(4)	As soon as practicable after receiving a notice under this section, the nominated officer is to give notice of the revocation:	16 17
		(a) to the Director-General, and	18
		(b) if it appears to the nominated officer that the consent concerned was given to a principal officer—to the principal officer, and	19 20
		(c) if an application has been made to the Court for the adoption of	21
		the child by the mother, the father or a relative of the child	22
		(whether alone or jointly with another person)—to the	23
		applicant or applicants.	24
	(5)		25
		section 79 (1) (d), any consent to the adoption of the child given for	26
		the purposes of this Act is taken to be revoked.	27
	(6)	If the Director-General ceases to have guardianship of a child under	28
		section 79 (1) (d), the Director-General is to give notice to:	29
		(a) the nominated officer, and	30
		(b) if the consent was given to a principal officer—the principal	31
		officer	32

Adoption Bill 2000	Clause 74
The adoption process	Chapter 4
Consents to adoptions	Part 5
Revocation of consent	Division 4

74	Not	ification of pending end of revocation period	1
	(1)	The Director-General (or, if the consent was given to a principal officer, the principal officer) must give notice to each person (other than the child) who consented to an adoption before the end of the revocation period that on the end of the revocation period the consent cannot be revoked and that an adoption order may be made.	2 3 4 5 6
	(2)	The notice is to be given not less than 7 days before the revocation period ends.	7 8
		Note. See section 73 (2)	9

Part 6 Guardianship of children awaiting adoption

## Part 6 Guardianship of children awaiting adoption

is give	n and	an ado	r the guardianship of children between the period when consent to adoption ption order made. Guardianship is given to the Director-General who has	2 3 4	
			example, whether the child should be placed with temporary foster parents ptive parents, in this period.	5 6	
75	<b>Gua</b> and		ship of citizen child awaiting adoption (cf AC Act s 34 except (3)	7 8	
	(1)	Guardianship following general consent or dispensing with consent			
			Director-General is guardian of a child (for purposes other than urposes of section 52) to the exclusion of all other persons after:	10 11	
		(a)	general consent to the adoption of the child has been given by	12	
			every person whose consent to the adoption of the child is	13	
		<i>a</i> >	required under this Act, or	14	
		(b)	the requirement for consent has been dispensed with by the Court.	15 16	
	(2)	A pe	erson other than the Director-General or an officer of the	17	
	, ,		rtment who witnesses a general consent to the adoption of a child	18	
		must	give the Director-General written notice that it has been given.	19	
	(3)	The n	notice is to be given within 7 days after the person witnesses the	20	
		conse	ent.	21	
	(4)		ection (1) does not apply to a child unless and until the etor-General:	22 23	
		(a)	is satisfied that each person who is required to give general	24	
		` /	consent to the adoption of the child under this Act has given	25	
			consent or that the Court has dispensed with the requirement	26	
			for that person to consent, or	27	
			Note. Grounds on which the Court may dispense with consent include	28	
			that, after reasonable inquiry, the person whose consent is required cannot be found or identified—see section 67.	29 30	
		(b)	the Court makes an interim order under section 84 in favour of	31	
		· /	the Director-General,	32	
		which	never first occurs.	33	
	(5)	Withi	in 21 days after the Director-General is satisfied as referred to in	34	
		subse	ection (4), the Director-General may, by instrument in writing,	35	
		declir	ne guardianship of the child.	36	

(6)	As soon as practicable after declining guardianship, the Director-General must cause a copy of the instrument to be given to each person who consented to the adoption of the child.	1 2 3
(7)	Guardianship following renunciation of guardianship by officer of another State  The Director-General becomes the guardian of a child in place of a corresponding officer who is the child's guardian under a corresponding law if the corresponding officer executes a guardianship renunciation instrument.	4 5 6 7 8 9
(8)	Subsection (7) applies only if:	10
	(a) any consent to the adoption of the child held by the corresponding officer cannot be lawfully revoked by the person or persons by whom it was given, and	11 12 13
	(b) the Director-General is satisfied the child is present in New South Wales, and	14 15
	(c) the corresponding officer requested the Director-General to accept, and the Director-General by an instrument in writing forwarded to that officer, agreed to accept, guardianship of the child before the guardianship renunciation instrument was executed.	16 17 18 19 20
(9)	The Director-General is guardian for purposes other than section 52.	
(10)	Subsections (1) and (5) do not apply to a child who is under the parental responsibility of the Minister administering the <i>Children and Young Persons (Care and Protection) Act 1998</i> .	
(11)	In this section:	25
	corresponding law means a law of another State that corresponds to this section.	26 27
	corresponding officer means an officer of another State whose functions correspond to those of the Director-General under this Act.	28 29
	guardianship renunciation instrument means an instrument in writing executed by a corresponding officer renouncing the officer's guardianship of a child under a corresponding law and on execution of which the officer ceases, under that law, to be guardian of the child.	30 31 32 33

Part 6 Guardianship of children awaiting adoption

76	Renunciation of guardianship of child present in another State		
	(1)	The Director-General may execute a guardianship renunciation instrument in relation to a child the Director-General is the guardian of under section 75 if:	2 3 4
		(a) consent to the adoption of the child cannot be lawfully revoked by the person or persons by whom it was given, and	5 6
		(b) the Director-General is satisfied that the child is present in another State, and	7 8
		(c) the Director-General has requested a corresponding officer to accept, and that officer has, by an instrument in writing forwarded to the Director-General, agreed to accept, guardianship of the child, and	9 10 11 12
		(d) under a corresponding law, that officer will, on execution by the Director-General of a guardianship renunciation instrument, have guardianship of the child.	13 14 15
	(2)	The Director-General ceases to be guardian of the child on execution of the guardianship renunciation instrument.	16 17
	(3)	As soon as practicable after executing the guardianship renunciation instrument, the Director-General must forward the instrument to that officer.	18 19 20
	(4) In this section:		21
		corresponding law means a law of another State that corresponds to this section.	22 23
		corresponding officer means an officer of another State whose functions correspond to those of the Director-General under this Act.	24 25
		<b>guardianship renunciation instrument</b> means an instrument in writing executed by the Director-General renouncing the Director-General's guardianship of a child.	26 27 28
77	Gua	ardianship of certain non-citizen children awaiting adoption	29
	(1)	This section applies to a non-citizen child who is subject to the <i>Immigration (Guardianship of Children) Act 1946</i> of the Commonwealth on entry to Australia and in relation to whom an adoption order has not been made under any law.	30 31 32 33

Adoption Bill 2000 The adoption process Guardianship of children awaiting adoption		
(2)	The Director-General is the guardian of a child to applies and section 75 is, to the extent necessary, to as if he or she were born in a State of the Common as New South Wales is the normal place of reside	o apply to that ch nwealth for so lo
	<b>Note.</b> The Minister for Immigration of the Commonwealth is arriving in Australia and who is subject to the <i>Immigra Children</i> ) <i>Act 1946</i> of the Commonwealth until an adoptic functions of guardianship are presently delegated to the I section 5 of that Act.	<i>ation (Guardianship</i> on order is made. T

	(2)	applie as if h	Director-General is the guardian of a child to whom this section es and section 75 is, to the extent necessary, to apply to that child ne or she were born in a State of the Commonwealth for so long w South Wales is the normal place of residence of the child.	1 2 3 4	
		arriving Childre functio	The Minister for Immigration of the Commonwealth is the guardian of a child g in Australia and who is subject to the <i>Immigration (Guardianship of en) Act 1946</i> of the Commonwealth until an adoption order is made. The ns of guardianship are presently delegated to the Director-General under a 5 of that Act.	5 6 7 8 9	
78	<b>Guardianship reports—citizen and non-citizen children</b> (cf AC Act s 34 (3) and (4))			10 11	
	(1)	child Direc	Director-General must make a report to the Court concerning any of whom the Director-General is guardian under this Part if the tor-General has not, within a period of one year after becoming ian, ceased to be guardian.	12 13 14 15	
	(2)		Court may make any order concerning the guardianship or other tal responsibility for the child that it thinks fit.	16 17	
	(3)	3) Without limitation, an order under subsection (2) may, if the child is less than 18 years of age:		18 19	
		(a)	declare the child to be under the parental responsibility of the Minister under the <i>Children and Young Persons (Care and Protection) Act 1998</i> , or	20 21 22	
		(b)	order that the Director-General remain guardian of the child for a further period of one year.	23 24	
79	Duration of guardianship				
	(1)	The Director-General continues to be guardian of a child under section 75 or 78 until:		26 27	
		(a)	an adoption order is made in relation to the child, or	28	
		(b)	if consent has been given, the instrument of consent is lawfully revoked, or	29 30	
		(c)	the Court, by order, makes other provision for guardianship of the child, or	31 32	
		(d)	the Director-General places the child in the care of a parent (or one of the parents) of the child or in the care of some other person under subsection (2), or	33 34 35	

(4) The loss of guardianship of a non-citizen child under this section does

other place outside Australia, after the adoption of the child.

not affect any duty imposed on the Director-General by any law with

respect to the on-going supervision, and reports concerning, the child

to be made to the appropriate authority in a Convention country or

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Clause 79

Chapter 4

Part 6

Adoption Bill 2000

The adoption process

means of support for the child.

Guardianship of children awaiting adoption

#### Part 7 Preliminary hearings

Part	7 I	Prelii	minary hearings	1
hearing for exa	g the C imple, ed far	Court ma that a	a preliminary hearing to be held before a full adoption hearing. At such a ay examine certain prescribed matters. Matters that might be prescribed are child may have indicated he or she does not want to be placed with the that continued access of relatives significant to an older child has not been	2 3 4 5 6 7
80	Pre	limina	ry hearings	8
	(1)	conce	Court may hold a preliminary hearing in relation to any matter erning or arising out of an application to adopt a child that is cribed by the regulations.	9 10 11
	(2)		Court must hold a preliminary hearing before the placement for tion of:	12 13
		(a)	an Aboriginal child with a prospective adoptive parent other than an Aboriginal, or	14 15
		(b)	a Torres Strait Islander child with a prospective adoptive parent other than a Torres Strait Islander.	16 17
	(3)		Court may hold a preliminary hearing on its own motion or on cation of a person of a class prescribed by the regulations.	18 19
	(4) The Court may give such directions and make any order it thinks fit at a preliminary hearing.		20 21	
	(5)	parer	nout limiting subsection (4), the Court may make an order as to natal responsibility for the child (including an interim order) and order that it may make at an adoption hearing.	22 23 24
81	Wh	en ma	ny preliminary hearings be held?	25
			eliminary hearing may be held at any time before the making of doption order.	26 27
82	Not	ice to	be given	28
		heari	ing is to be given to the child, the prospective adoptive parent or ints and any other person to whom the Court directs the notice be in.	29 30 31 32

Clause 83	Adoption Bill 2000
Chapter 4	The adoption process
Part 7	Preliminary hearings

83	Rules of court	1
	Rules of court may be made for and with respect to preliminary	2
	hearings.	3

1

#### Part 8 Interim orders

84	Mal	king of interim orders (cf AC Act s 41)	2	
	(1)	The Court may postpone the determination of any application to the	3	
		Court for an order for the adoption of a child and make an interim	4	
		order for parental responsibility for the child in favour of the	5	
		prospective adoptive parent or parents.	6	
	(2)	On application to the Court by the Director-General or a principal	7	
	` ′	officer, the Court may make an interim order for parental responsibility	8	
		for the child in favour of the Director-General or principal officer.	9	
	(3)	An interim order is subject to such terms and conditions as the Court	10	
	(- )	thinks fit.	11	
	(4)	The Court must not make an interim order in relation to a child in	12	
	` /	favour of any person unless the Court could lawfully make an order for	13	
		the adoption of that child by that person.	14	
	(5)	While an interim order remains in force in relation to a child, the	15	
	` ′	person or persons in whose favour the order is made have parental	16	
		responsibility for the child.	17	
85	Dur	ation of interim orders (cf AC Act s 42)	18	
	(1)	Subject to this Part, an interim order remains in force for such period,	19	
		not exceeding one year, as the Court specifies in the order and for such	20	
		further periods, if any, as the Court may from time to time order.	21	
	(2)	An interim order must not be in force for periods exceeding in total 2	22	
		years.	23	
86	Discharge of interim orders (cf AC Act s 43)			
	(1)	The Court may, at any time, make an order discharging an interim	25	
		order made under this Part.	26	
	(2)	If the Court discharges an interim order the Court may make any order	27	
		concerning parental responsibility for the child that it thinks fit,	28	
		including, if the child is less than 18 years of age, an order declaring	29	
		the child to be under the parental responsibility of the Minister	30	
		administering the Children and Young Persons (Care and Protection)	31	
		Act 1998.	32	

Clause 86 Adoption Bill 2000
Chapter 4 The adoption process
Part 8 Interim orders

(3) An interim order in relation to a child ceases to have effect on the making of an order for the adoption of that child, whether made in New South Wales or in another State or in a country outside Australia.

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Part	9 /	Adop	otion orders	1
<b>Note.</b> The no	wer to	make	adoption orders is conferred by section 23.	2 3
-				
87	<b>App</b> and		on to be consented to by Director-General (cf AC Act s 18 (2)	4 5
		The	Court may make an adoption order only on application made by:	6
		(a)	the prospective adoptive parent or parents with the consent of the Director-General, or	7 8
		(b)	the Director-General or by a principal officer on behalf of the prospective adoptive parent or parents, or	9 10
		(c)	a step parent or relative of the child, or	11
		(d)	a child who is 18 or more years of age for his or her adoption.	12
88	Not	ice of	application for adoption orders (cf AC Act s 22)	13
	(1)	notic	Court may not make an adoption order unless at least 14 days' see of the application for the order (containing the particulars, if prescribed by the regulations) has been given:	14 15 16
		(a)	to any person whose consent to the adoption of the child concerned is required under this Act and has not been given (or the requirement for which has been dispensed with by the Court), and	17 18 19 20
		(b)	to any person (not being a person whose consent is so required) with whom the child resides or who has parental responsibility for the child.	21 22 23
	(2)	(1) r	ept as the Court may otherwise determine, nothing in subsection requires a notice referred to in that subsection to be given to a con referred to in subsection (1) (b) if that person is:	24 25 26
		(a)	an applicant for the adoption order, or	27
		(b)	a person with whom the child resides only as a patient or inmate of a hospital of which that person is in charge or a person who has parental responsibility for a child only as the person in charge of a hospital.	28 29 30 31
	(3)	The	notice must not specify the name of, or identify, any applicant.	32
	(4)	The	Court may dispense with the giving of the notice.	33

Chapter 4 Part 9		The adoption process Adoption orders		
	(5)	to do	appears to the Court to be necessary in the interests of justice so b, the Court may direct that notice of an application for an tion order be given to any specified person.	1 2 3
89	Wh	en can	n order be made?	4
			Court must not make an adoption order before the expiration of evocation period.	5 6
		Note.	Revocation period is defined in the Dictionary.	7
90	Cou	ırt to k	pe satisfied as to certain matters (cf AC Act s 21)	8
	(1)	The unles	Court must not make an adoption order in relation to a child as the Court is satisfied:	9 10
		(a)	that the best interests of the child will be promoted by the adoption, and	11 12
		(b)	that, as far as practicable and having regard to the age and understanding of the child, the wishes and feelings of the child have been ascertained and due consideration given to them, and	13 14 15
			<b>Note.</b> Sections 127–129 contain provisions about ascertainment of the wishes of a child by the Court.	16 17
		(c)	if the prospective adoptive parent or parents are persons other than a step parent or relative of the child—that the prospective adoptive parent or parents have been selected in accordance with this Act, and	18 19 20 21
			Note. See Part 3 of this Chapter.	22
		(d)	that consent to the adoption of the child has been given by every person whose consent is required under this Act or that consent has been, or should be, dispensed with, and	23 24 25
		(e)	if the child is an Aboriginal child—that the Aboriginal child placement principles have been properly applied, and	26 27
		(f)	if the child is a Torres Strait Islander child—that the Torres Strait Islander child placement principles have been properly applied, and	28 29 30
		(g)	if the child is a non-citizen child from a Convention country or other country outside Australia—that the applicable	31 32

requirements of this Act and any other relevant law have been

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satisfied, and

**Note.** See for example, section 31.

Clause 88

Adoption Bill 2000

	(h) in the case of a child (other than an Aboriginal or Torres Strait Islander child)—that the culture, any disability, language, religion and sexuality of the child and, as far as possible, that the child's given names, identity, language and cultural and religious ties have been taken into account in the making of any adoption plan in relation to the adoption.	1 2 3 4 5
(2)	The Court may not make an adoption order if the parties to the adoption have agreed to an adoption plan unless it is satisfied that the arrangements proposed in the plan are in the child's best interests and are proper in the circumstances.	7 8 9 10
(3)	The Court may not make an adoption order unless it considers that the making of the order would make better provision for the best interests of the child than any other action that could be taken by law in relation to the care of the child.	11 12 13 14
	<b>Note.</b> Other action that could be taken in relation to a child includes a parenting order under the <i>Family Law Act 1975</i> of the Commonwealth or a care order under the <i>Children and Young Persons (Care and Protection) Act 1998</i> . Part 1 of Chapter 4 describes the persons who may be adopted and the persons who may adopt.	15 16 17 18
Rep	ort required before order made for adoption of child (cf AC Act s 21)	19
(1)	The Court may not make an order for the adoption of a child under 18 years of age unless a report in writing to the Court concerning the proposed adoption has been made by:	20 21 22
	(a) the Director-General, or	23
	(b) if the application for the order is made on behalf of the applicant by a principal officer—the principal officer.	24 25
(2)	Subsection (1) does not prevent the Director-General from making a report to the Court in relation to any application for an order for the adoption of any child before the Court if the Director-General considers it appropriate to do so.	26 27 28 29
(3)	The Court may require the Director-General to make a report in relation to an application for an adoption order made by a person other than the Director-General within a period of 6 months after the date of the making of the application or such other period as the Court may, having regard to the circumstances of the case, specify.	30 31 32 33 34

Part 10 Procedures after application dealt with

# Part 10 Procedures after application dealt with

92	Car	e of cl	hild after refusal of an application (cf AC Act s 24)	2
			e Court refuses an application for an adoption order, the Court	3
			make such orders for the care and custody of the child concerned	4
			thinks fit, including, if the child is less than 18 years of age, an	5
		order	declaring the child to be under the parental responsibility of the	6
		Minis	ster administering the Children and Young Persons (Care and	7
		Prote	ection) Act 1998.	8
93	Dis	charge	e of adoption orders (cf AC Act s 25)	9
	(1)	In thi	s section:	10
		conce adopt	erned person means the Attorney General, or any party to an tion.	11 12
	(2)		ncerned person may apply to the Court for an order discharging loption order (a <i>discharge order</i> ).	13 14
	(3)		Court is to give each concerned person (other than the applicant ne discharge order) notice of the application.	15 16
	(4)	The C	Court may make a discharge order if it is satisfied that:	17
		(a)	the adoption order, or any consent to adoption, was obtained by fraud, duress or other improper means, or	18 19
		(b)	there is some other exceptional reason why the adoption order should be discharged.	20 21
	(5)	The Contact that:	Court must not make a discharge order if it appears to the Court	22 23
		(a)	the making of the order would be prejudicial to the best interests of the child, or	24 25
		(b)	if the application for the order is made by the child—the application is motivated by emotional or other considerations that do not affect the welfare of the child arising out of a relationship formed because of the child's access to information or contact with a person under Chapter 8 (Adoption information).	26 27 28 29 30 31

(6)		Court makes a discharge order respecting a general consent, that ent remains effective for the purpose of a further application for	1 2		
		option order in relation to the same child, unless the Court orders	3		
	other		4		
(7)		e Court makes a discharge order, it may, at the same time or	5		
		equently, make such consequential or ancillary orders as it thinks	6		
		ssary in the interests of justice or to promote the best interests of	7		
		hild, including orders relating to the following:	8		
	(a)	the name of the child,	9		
	(b)	the ownership of property,	10		
	(c)	the custody or guardianship of the child,	11		
	(d)	the domicile of the child.	12		
(8)	On tl	ne making of a discharge order, but subject to any order made	13		
		r subsection (6) and to section 95 (4), the rights, privileges, duties,	14		
		ities and relationships under the law of New South Wales of the	15		
		and of all other persons are to be the same as if the adoption	16		
	order	had not been made, but without prejudice to:	17		
	(a)	anything lawfully done, or	18		
	(b)	the consequences of anything unlawfully done, or	19		
	(c)	any proprietary right or interest that became vested in any	20		
		person,	21		
	while	the adoption order was in force.	22		
Inve	estigat	ion of application for discharge	23		
	The	Court may require the Director-General to investigate the	24		
	circumstances of any application for a discharge order and report to it.				

Clause 95 Adoption Bill 2000
Chapter 4 The adoption process
Part 11 Effect of adoption orders

# Part 11 Effect of adoption orders

of the c	:hild a	nd his o	he effect of the adoption order. It recognises the change in the legal status or her transfer from one family to another but also recognises the benefit of another but be a benefit of a birth parents.	2 3 4 5
95	Gen	eral et	ffect of adoption orders (cf AC Act s 35 (1) and (4))	6
	(1)	respo	adoption order made by the Court gives sole parental insibility for a child to the person or persons named in the order adoptive parent or adoptive parents).	7 8 9
	(2)	For the	ne purposes of the law of New South Wales, if an adoption order de:	10 11
		(a)	the adopted child has the same rights in relation to the adoptive parent, or adoptive parents, as a child born to the adoptive parent or adoptive parents,	12 13 14
		(b)	the adoptive parent or adoptive parents have the same parental responsibility as the parent or parents of a child born to the adoptive parent or adoptive parents,	15 16 17
		(c)	the adopted child is regarded in law as the child of the adoptive parent or adoptive parents and the adoptive parent or adoptive parents are regarded in law as the parents of the adopted child,	18 19 20
		(d)	the adopted child ceases to be regarded in law as the child of the birth parents and the birth parents cease to be regarded in law as the parents of the adopted child.	21 22 23
	(3)	in law paren paren	ite subsection (1), an adopted child does not cease to be regarded as the child of a birth parent or adoptive parent, and the birth to radoptive parent does not cease to be regarded in law as the tof the child, if an adoption order is made in relation to a step t with whom the birth parent or adoptive parent is living.	24 25 26 27 28
	(4)	offend releva or dis purpo	ne purposes of any law of New South Wales relating to a sexual ce (being a law for which the relationship between persons is ant), any relationship that would have existed if an adoption order scharge order had not been made continues to exist for the uses of that law in addition to any relationship that exists under ection by virtue of the order.	29 30 31 32 33 34

96	Effect of adoption order on guardianship and previous adoption (cf AC Act s 35 (1) (d) and (e))			1 2
	(1)	On th	e making of an adoption order:	3
		(a)	the existing guardianship of the adopted child (including the Minister's parental responsibility under the <i>Children and Young Persons (Care and Protection) Act 1998</i> ) ceases to have effect, and	4 5 6 7
		(b)	any previous adoption of the child (whether effected under the law of New South Wales or otherwise) ceases to have effect.	8
	(2)	(not 1	section does not apply in relation to an agreement or instrument being a disposition of property) made or executed before 7 dary 1967.	10 11 12
			7 February 1967 was the date of commencement of the Adoption of en Act 1965.	13 14
97	Effe	ect of c	orders as regards property (cf AC Act ss 35 (2) and (3) and 36)	15
	(1)	any vo	on 95 does not have effect so as to deprive an adopted child of ested or contingent property right acquired by the child before the ng of the adoption order.	16 17 18
	(2)	If:		19
		(a)	one of the birth parents of a child, or one of 2 adoptive parents of an adopted child, has died, and	20 21
		(b)	the surviving parent remarries or, if not previously married, marries, and	22 23
		(c)	the child is adopted by the surviving parent and that parent's spouse,	24 25
		paren	property of any collateral or lineal next-of-kin of the deceased t who dies intestate is, despite section 95, to devolve in all cts as if the child had not been so adopted.	26 27 28
		order is child, it	<b>Spouse</b> is defined in the Dictionary. This section ensures that if an adoption s made in favour of the spouse of a deceased birth or adoptive parent of a t does not exclude any rights of inheritance that the child might have from or h the deceased parent.	29 30 31 32

Clause 98 Adoption Bill 2000
Chapter 4 The adoption process
Part 11 Effect of adoption orders

#### 98 Effect of orders as regards dispositions of property etc (cf AC Act s36) 1 (1) Subject to section 97 (1), section 95 has effect in relation to a 2 disposition of property, whether by will or otherwise, and whether 3 made before or after the commencement of this section, and to a 4 devolution of property in relation to which a person dies intestate after 5 7 February 1967. However, those provisions do not affect a disposition 6 of property: 7 (a) by a person who, or by persons any of whom, died before 7 8 February 1967, and 9 that has taken effect in possession before that date. (b) 10 (2) If: 11 (a) before 7 February 1967, a person made, by an instrument other 12 than a will, a disposition of property (a *disposition instrument*), 13 and 14 (b) the disposition had not taken effect in possession before that 15 date, and 16 (c) it did not appear from the disposition instrument that it was the 17 intention of that person to include adopted children as objects 18 of the disposition, 19 that person may, even though the disposition instrument could not, 20 apart from this subsection, be revoked or varied, by another instrument 2.1 other than a will, vary the disposition instrument to exclude adopted 22 children (whether adopted under this Act or otherwise) from 23 participation in any right, benefit or privilege under the disposition 24 instrument. 25 (3) In relation to a disposition of property by a person who, or by persons 26 any of whom, died before 7 February 1967, and in relation to a 27 devolution of property in relation to which a person died intestate 28 before that date, an adoption order made under this Act has the same 29 effect as if the former Acts had continued in force and the adoption 30 order had been made under those Acts. 31 Note. Former Act is defined in the Dictionary. 32 (4) Nothing in section 95 or in this section affects the operation of any 33 provision in a will or other instrument (whether made or coming into 34 operation before or after the commencement of this section) 35 distinguishing between adopted children and children other than 36

37

adopted children.

99	Relationship of adopted child to other children of the adopter (cf AC Act s 37)					
	(1)	This	section has effect for the purposes of:	3		
		(a)	the application of the <i>Wills, Probate and Administration Act 1898</i> to the devolution of any property in relation to which a person dies intestate, and	4 5 6		
		(b)	the construction of any disposition of any property.	7		
	(2)		dopted child is taken to be related to another person, being the or adopted child of his or her adoptive parent or parents:	8 9		
		(a)	if he or she was adopted by 2 persons who are the spouses of each other jointly, and that other person is the child or adopted child of both of them, as brother or sister of the whole blood, and	10 11 12 13		
		(b)	in any other case, as brother or sister of the half blood.	14		
		proper	<b>Spouse</b> is defined in the Dictionary. For the purposes of a devolution of rty on intestacy, if a child is adopted by a couple, the adopted child is treated thole blood sibling of any other child (whether or not adopted) of the couple.	15 16 17		
100	Liability of trustees and personal representatives in relation to adopted persons (cf AC Act s 40)					
	(1)	the p perso notice	fore conveying, transferring or distributing any property among persons appearing to be entitled to the property, a trustee or onal representative gives a claims notice and the time fixed by the e has expired, the trustee or personal representative is not liable by person:	20 21 22 23 24		
		(a)	who claims directly or indirectly an interest in the property by virtue of an adoption, and	25 26		
		(b)	of whose claim the trustee or personal representative does not have notice at the time of the conveyance, transfer or distribution.	27 28 29		
	(2)	Nothing in this section prejudices the right of a person to follow property into the hands of a person, other than a bona fide purchaser for value, who has received it.				
	(3)	In thi	s section:	33		
			or section 92 of the Wills, Probate and Administration Act 1898.	34 35		

Adoption Bill 2000 Clause 101 Chapter 4 The adoption process Part 11 Effect of adoption orders

	mes of adopted children (cf AC Act s 38)	1
(1)	On the making of an adoption order:	2
	(a) an adopted child who is 18 or more years old is (unless he or	3
	she decides otherwise) to have the same surname and given	4
	name or names as he or she used immediately before the order is made, and	5 6
	(b) an adopted child who is less than 18 years of age is to have as	7
	his or her surname and given name or names such name or	8
	names as the Court, in the adoption order, approves on the	9
	application of the adoptive parent or parents.	10
(2)	Before changing the surname or given name or names of a child, the	11
	Court must consider any wishes expressed by the child and any factors	12
	(such as the child's maturity or level of understanding) that the Court	13
	thinks are relevant to the weight it should give to the child's wishes.	14
(3)	If, before the making of the adoption order, the adopted child has been	15
	generally known by a particular surname, the Court may, in the	16
	adoption order, order that the child is to have that name as his or her surname.	17 18
(4)	An approval of a change in the given name or names of a child who is	19
( - )	over the age of 12 years must not be given by the Court unless the	20
	child has, in a consent given under section 55, consented to the change.	21
(5)	The Court must not approve a change in the given name or names of	22
(- )	a child who is more than one year old, or a non-citizen child, unless	23
	there are special reasons, related to the best interests of the child, to do	24
	SO.	25
(6)	Nothing in this section prevents the changing of any name of an	26
( )	adopted child, after the making of the adoption order, under the law of	27
	New South Wales.	28

Chapter 5	Recognition of adoptions	1
Introduction		2
also provides 3 wa adoptions made ir Respect of Inter	rides for the recognition of adoptions in other States and Territories (Part 1). It also frecognising intercountry adoptions. Part 2 provides for the recognition of accordance with the Convention on Protection of Children and Cooperation in country Adoption and adoptions granted in certain prescribed overseas adoption in other overseas jurisdictions.	3 4 5 6 7
Part 1 Aus	stralian adoptions	8
102 Recogn	ition of Australian adoptions (cf AC Act s 45)	9
An	order for the adoption of a person that was made in another State	10
	hether before or after the commencement of this section) that:	11
(a)	is in accordance with, and	12
(b)	has not been rescinded under,	13
_	aw of that State is to be treated as having the same effect as an option order made under this Act.	14 15

Divisio	n 1	General	
Part	2	Intercountry and overseas adoptions	1
Divisi	ion	1 General	2
103	Ok	eject of Part	3
		The object of Divisions 1–3 is to provide for the application of provisions of State law that have effect, or comparable effect, to certain provisions of Commonwealth law.	4 5 6
		<b>Note.</b> For the effect of doing this, see regulation 34 of the <i>Family Law (Hague Convention on Intercountry Adoption) Regulations 1998</i> and regulation 8 of the <i>Family Law (Bilateral Arrangements—Intercountry Adoption) Regulations 1998</i> , of the Commonwealth.	7 8 9 10
104	Me	eaning of child	11
		In this Part:	12
		child means a person who is less than 18 years of age.	13
105	Αŗ	plication of Act	14
		Except as provided by this Act, the adoption of a person (whether before or after the commencement of this section) in a country outside Australia does not have effect for the purposes of the law of the State.	15 16 17
Divisi	ion	2 Hague Convention on Intercountry Adoption	18
106		loption in NSW of child from NSW by parents from Convention untry	19 20
	(1)	The Court may, on application by the Director-General, make an order for the adoption of a child who is habitually resident in New South Wales by a prospective adoptive parent or parents who are habitually resident in a Convention country.	21 22 23 24
	(2)	The Court may make the order only if satisfied that:	25
		(a) the Central Authority of the Convention country has agreed to the adoption of the child, and	26 27

Adoption Bill 2000

Recognition of adoptions

Intercountry and overseas adoptions

Clause 103 Chapter 5

Part 2

Adoption Bill 2000	Clause 106
Recognition of adoptions	Chapter 5
Intercountry and overseas adoptions	Part 2
Hague Convention on Intercountry Adoption	Division 2

		(b)	the Director-General or principal officer has considered the possibility of placing the child for adoption within Australia and any other action that could be taken by law to care for the child, and	1 2 3 4
		(c)	the adoption is in the best interests of the child.	5
	(3)	The Aust	Court must not make the order if the child is not allowed to leave ralia:	6
		(a)	under a law of the Commonwealth or a State, or	8
		(b)	because of an order of a court of the Commonwealth or a State.	9
	(4)		best interests of the child are to be determined in accordance with doption principles.	10 11
107	Add NS\		in NSW of child from Convention country by parents from	12 13
	(1)	offic adop habit	Court may, on application by the Director-General or the principal er of an accredited adoption agency that may provide intercountry of the services, make an order for the adoption of a child who is tually resident in a Convention country by a prospective adoptive not or parents who are habitually resident in the State.	14 15 16 17 18
		Note. of per	Part 3 of Chapter 4 provides for assessment of the suitability, and selection, rsons to adopt by the Director-General or principal officer.	19 20
	(2)	The	Court may make the order only if satisfied that:	21
		(a)	the Central Authority of the Convention country has agreed to the adoption of the child, and	22 23
		(b)	the child is allowed to reside permanently in Australia.	24
	(3)	The	Court must not make the order if the child is not in Australia.	25
	(4)	perm Com	the purposes of subsection (2) (b), a child is not allowed to reside manently in Australia if the child is affected by a law of the amonwealth or the State, or by an order of a Commonwealth or ecourt, the effect of which is to prevent the child so residing.	26 27 28 29
		to the	If a child enters Australia before the order is made, the child may be subject Immigration (Guardianship of Children) Act 1946 of the Commonwealth. See on 77 of this Act.	30 31 32

Chapter 5 Part 2 Division 2		Ir	tecognition of adoptions Intercountry and overseas adoptions Iague Convention on Intercountry Adoption		
108		Recognition of adoption of a child from a Convention country in that country			
	(1)	This	section applies if:	3	
		(a)	an adoption (whether before or after the commencement of this section) by a person who is habitually resident in the State, of a child who is habitually resident in a Convention country, is granted in that country, and	4 5 6 7	
		(b)	an adoption compliance certificate issued (whether before or after the commencement of this section) in the Convention country in which the adoption is granted is in force for the adoption.	8 9 10 11	
	(2)		ect to section 110, the adoption is recognised and effective, for the of the State, on and from the day the certificate becomes effective.	12 13	
109	Effe	ect of I	recognition	14	
		For the purposes of the law of the State, an adoption of a child that is recognised and effective under section 108:			
		(a)	is to be treated as having the same effect as an adoption order made under this Act, and	17 18	
			<b>Note.</b> See Part 11 of Chapter 4, especially section 95 (General effect of adoption orders) and cf Articles 26 and 27 of the Convention.	19 20	
		(b)	if the law of the Convention country where the adoption was granted provide that the adoption of the child terminates the legal relationship between the child and the individuals who were immediately before the adoption, the child's parents—the relationship is terminated.	21 22 23 24 25	
110	Ref	usal to	o recognise an adoption	26	
	(1)	adop	Director-General may apply to the Court for a declaration that an tion or decision made in accordance with article 27 of the vention is not recognised.	27 28 29	
	(2)	adop	Court may make such a declaration if the Court is satisfied that the tion or decision is manifestly contrary to public policy, taking into unt the best interests of the child concerned.	30 31 32	
	(3)	decis	e Court declares that it does not recognise the adoption or ion, the adoption or decision (as the case requires) has no effect ne law of the State.	33 34 35	

Adoption Bill 2000

Clause 108

Adoption Bill 2000	Clause 111
Recognition of adoptions	Chapter 5
Intercountry and overseas adoptions	Part 2
Hague Convention on Intercountry Adoption	Division 2

(1)	er terminating legal relationship between child and parents  This section applies if:	2
` /	(a) an adoption, by an adoptive parent who is habitually resident in	3
	the State, of a child who is habitually resident in a Convention country is granted in that country, and	4 5
	(b) the law of the Convention country does not provide that the	6
	adoption of the child terminates the legal relationship between the child and the individual or individuals who were,	7 8
	immediately before the adoption, the child's parent or parents	9
	(the <i>pre-adoption parents</i> ).	10
(2)	The Director-General may, on behalf of an adoptive parent, apply to	11
	the Court for an order that the adoption of the child terminates the legal relationship between the child and the pre-adoption parents.	12 13
	<b>Note.</b> See articles 26 and 27 of the Convention.	14
(3)	The Director-General must give written notice of the application to the	15
	Central Authority of the Convention country concerned.	16
(4)	The Court may make the order only if satisfied that:	17
	(a) an adoption compliance certificate issued in the Convention country is in force for the adoption, and	18 19
	(b) the law of the Convention country does not provide that the	20
	adoption of the child terminates the legal relationship between the child and the pre-adoption parents, and	21 22
	(c) the child is allowed:	23
	<ul><li>(i) to enter Australia, and</li><li>(ii) to reside permanently in Australia, and</li></ul>	24 25
	(d) notice has been given as required by subsection (3).	26
(5)	For the purposes of subsection (4) (c), a child is not allowed to enter,	27
(-)	or reside permanently in Australia if the child is affected by a law of	28
	the Commonwealth, or of a State, or by an order of a Commonwealth	29
	or State court, the effect of which is to prevent the child from so entering or residing.	30 31

Part 2 Divisio	n 2		ntercountry and overseas adoptions
DIVISIO	)II Z	Г	lague Convention on Intercountry Adoption
112			I value of adoption compliance certificate and Convention doption order
		Conv Auth with	ect to section 110, an adoption compliance certificate issued in a vention country, or adoption order certified by the Central ority of a Convention country as having been made in accordance the law of that country, is evidence for the law of the State, that doption to which the certificate or order relates:
		(a)	was agreed to by the Central Authorities of the countries mentioned in the certificate, and
		(b)	was carried out in accordance with the Convention and the law of that country.
		Note.	Adoption compliance certificate is defined in the Dictionary.
Divis	ion :	3	Bilateral arrangements
			_
113			by NSW parent in prescribed overseas jurisdiction of a child overseas jurisdiction
	(1)	This	section applies if:
		(a)	an adoption, by a person who is habitually resident in the State, of a child who is habitually resident in a prescribed overseas jurisdiction, is granted under the law of that overseas jurisdiction, and
		(b)	an adoption compliance certificate issued by a competent authority of that overseas jurisdiction is in force in relation to the adoption.
	(2)		adoption is recognised and effective, for the law of the State, on after the adoption takes effect in the overseas jurisdiction.
114	Effe	ect of I	recognition
		recog	he purposes of the law of the State, an adoption of a child that is gnised and effective under section 113 is to be treated as having ame effect as an adoption order made under this Act.
		Note.	See Part 11 of Chapter 4, especially section 95 (General effect of adoption s) and regulation 6 of the Commonwealth Bilateral Arrangements Regulations.

Adoption Bill 2000

Recognition of adoptions

Clause 112 Chapter 5

Adoption Bill 2000	Clause 115
Recognition of adoptions	Chapter 5
Intercountry and overseas adoptions	Part 2
Bilateral arrangements	Division 3

#### 115 Evidential value of adoption compliance certificate 1 An adoption compliance certificate issued in a prescribed overseas 2 jurisdiction, or adoption order certified by the competent authority of 3 such a country as having been made in accordance with the law of that 4 country, is evidence, for the purposes of the law of the State, that the 5 adoption to which the certificate or order relates was carried out under 6 the law of the overseas jurisdiction whose competent authority issued 7 the certificate or certified the order. 8 Note. Adoption compliance certificate is defined in the Dictionary. 9 Division 4 Recognition of other overseas adoptions 10 116 Recognition of foreign adoptions in countries other than Convention 11 countries and prescribed overseas jurisdictions (cf AC Act s 46) 12 (1) This section applies to an order for the adoption of a person: 13 (a) that was made (whether before or after the commencement of 14 this section) in a country other than Australia that is not a 15 Convention country or a prescribed overseas jurisdiction, and 16 if, at the time at which the legal steps that resulted in the (b) 17 adoption were commenced, the adoptive parent or parents: 18 had been resident in that country for 12 months or (i) 19 20 were domiciled in that country. (ii) 2.1 (2) An order for the adoption of a person to which this section applies is 22 to have the same effect as an adoption order made under this Act if: 23 (a) the adoption is in accordance with and has not been rescinded 24 under the law of that country, and 25 in consequence of the adoption, the adoptive parent or parents, (b) 26 under the law of that country, have a right superior to that of 27 the adopted person's birth parents in relation to the custody of 28 the adopted person, and 29 (c) under the law of that country the adoptive parent or parents 30 were, because of the adoption, placed generally in relation to 31

the adopted person in the position of a parent or parents.

Clause 116

Chapter 5

Adoption Bill 2000

Recognition of adoptions

Adoption Bill 2000	Clause 117
Recognition of adoptions	Chapter 5
Intercountry and overseas adoptions	Part 2
Recognition of other overseas adoptions	Division 4

	(a)	a party to the proceedings for the declaration or a person claiming through such a party, or	1
	(b)	a person to whom notice of the application for the declaration was given or a person claiming through such a person,	3
	but do	pes not affect:	5
	(c)	the rights of any other person, or	$\epsilon$
	(d)	an earlier judgment, order or decree of a court or other body of competent jurisdiction.	7
(5)	copy	oceedings in a court of New South Wales, the production of a of a declaration under this section, certified by the nominated r to be a true copy:	9 10 11
	(a)	if the proceedings relate to a person referred to in paragraph (a) or (b) of subsection (4), is conclusive evidence, and	12 13
	(b)	if the proceedings relate to the rights of any other person, is evidence,	14 15
		n adoption was effected in accordance with the particulars ned in the declaration and that it complies with section 116.	1 <i>6</i>

Cha	pte	r 6 Proceedings	1
Introduction This Chapter specifies the procedures that are to be followed in proceedings before the Supreme Court under the Act.			
118	Par	ties (cf AC Act s 23)	5
	(1)	The Court may permit such persons as the Court thinks fit to appear in or be joined as parties to the proceedings for an adoption order.	6
	(2)	The Court must, on application by a person who is the father of a child who has not:	9
		(a) given his consent to the adoption of the child, and	10
		(b) been given a notice referred to in section 56 (Birth father to be given opportunity to consent),	11 12
		permit the person to appear in, or join the person as a party to, the proceedings for an adoption order in relation to the child for the purpose of opposing the application for the order.	13 14 15
		Note. The Court may require the attendance of any party. See section 121.	16
119	Hea	arings to be in camera (cf AC Act s 64)	17
	(1)	Any proceedings heard by the Court under this Act or the regulations must be heard in closed court.	18 19
	(2)	Despite subsection (1), the Court may, if it considers it to be appropriate, permit persons who are not parties to the proceedings or their barristers, solicitors or representatives to be present during the hearing of the proceedings.	20 21 22 23
120	Dire	ector-General may appear at hearings (cf AC Act s 68)	24
		The Director-General may appear at the hearing of any application under this Act, and may address the Court, and call, examine and cross-examine witnesses.	25 26 27
121	Cou	urt may require attendance	28
	(1)	The Court may require any party to the proceedings for an adoption order to attend personally before the Court.	29 30
	(2)	The Court may require the party to attend at such time during the hearing of the application as the Court directs.	31 32

122	Leg	al rep	resentation	1
	(1)	In thi	s section:	2
		child	means a person who is less than 18 years of age.	3
	(2)	The Court:		
		(a)	must appoint a lawyer to represent a child if a guardian ad litem is appointed for the child, and	5
		(b)	may (whether or not a guardian ad litem is appointed) appoint a lawyer to represent a child if it appears to the Court that the child needs to be represented in any proceedings before it under this Act.	7 8 9
	(3)		out limiting the role of a lawyer representing a child, the role of awyer representing a child in proceedings includes:	11 12
		(a)	ensuring that the views of the child are placed before the Court, and	13 14
		(b)	ensuring that all relevant evidence is adduced and, where necessary, tested, and	15 16
		(c)	acting on the instructions of the child or, if the child is incapable of giving instructions:  (i) acting as a separate representative for the child, or  (ii) acting on the instructions of the guardian ad litem.	17 18 19 20
	(4)	years repre	e is a rebuttable presumption that a child who is not less than 10 of age is capable of giving proper instructions to a lawyer senting the child. This presumption is not rebutted only because ld has a disability.	21 22 23 24
	(5)		Court may, on the application of a lawyer representing a child, a declaration:	25 26
		(a)	that a child who is less than 10 years of age is capable of giving instructions, or	27 28
		(b)	that a child who is not less than 10 years of age is not capable of giving instructions and that the legal representative is to act as a separate representative of the child	29 30

	(6)	If:		1
		(a)	a child is less than 10 years of age, or	2
		(b)	a child who is not less than 10 years of age is incapable of giving proper instructions to the lawyer representing the child,	3 4
		the lav	wyer representing the child is to act as a separate representative.	5
	(7)	The ro	ole of a separate representative includes the following:	6
		(a)	to interview the child after becoming the separate representative,	7 8
		(b)	to explain to the child the role of a separate representative,	9
		(c)	to present direct evidence to the Court about the child and matters relevant to his or her safety, welfare and well-being,	10 11
		(d)	to present evidence of the child's wishes (and in doing so the separate representative is not bound by the child's wishes),	12 13
		(e)	to cross-examine the parties and their witnesses,	14
		(f)	to make applications and submissions to the Court for orders (whether final or interim) considered appropriate in the interests of the child,	15 16 17
		(g)	to lodge an appeal against an order of the Court if considered appropriate.	18 19
	(8)		yer representing, or acting as separate representative of, a child has not been appointed by the Court may appear only with its	20 21 22
	(9)		Court may withdraw its leave at any time if the child informs the that he or she does not wish to be represented by the lawyer.	23 24
123	Gua	ırdian a	ad litem—child	25
	(1)		Court may appoint a guardian ad litem for a child if it is of the on that:	26 27
		(a)	there are special circumstances that warrant the appointment, and	28 29
		(b)	the child will benefit from the appointment.	30
	(2)	litem	al circumstances that warrant the appointment of a guardian ad may include that the child has special needs because of age, lity or illness.	31 32 33

	(3)	The f	functions of a guardian ad litem of a child are:	1
		(a)	to safeguard and represent the interests of the child, and	2
		(b)	to instruct the lawyer representing the child.	3
	(4)	A law	yyer representing a child for whom a guardian ad litem has been	4
		appoi	nted is to act on the instructions of the guardian ad litem.	5
124	Gua	ardian	ad litem and amicus curiae—birth parents of child	6
	(1)	The C	Court may:	7
		(a)	appoint a guardian ad litem for either or both of the birth parents or adoptive parents of a child, or	8 9
		(b)	request the lawyer representing a parent or the parents of a child to act as amicus curiae,	10 11
			of the opinion that the parent is, or the parents are, incapable of g proper instructions to his or her, or their, lawyer.	12 13
	(2)		mstances that warrant the appointment of a guardian ad litem or	14
			uest for a lawyer to act as amicus curiae may include that the t of a child has an intellectual disability or is mentally ill.	15 16
	(3)	The f	functions of a guardian ad litem of a parent of a child are:	17
		(a)	to safeguard and represent the interests of the parent, and	18
		(b)	to instruct the lawyer representing the parent.	19
	(4)		yer representing a parent for whom a guardian ad litem has been nted is to act on the instructions of the guardian ad litem.	20 21
		not a p	<b>Amicus curiae</b> is defined in the Macquarie Dictionary (3rd ed) as a person party to the litigation who volunteers or is invited by the court to give advice court upon some matter before it.	22 23 24
125	Sup	port p	ersons	25
	(1)		ticipant in proceedings under this Act before the Court may, with ave of the Court, be accompanied by a support person.	26 27
	(2)	The l	eave of the Court must be granted unless:	28
		(a)	the support person is a witness in the proceedings, or	29
		(b)	the Court, having regard to the wishes of the child with respect	30
			to whom the proceedings are brought, is of the opinion that leave should not be granted, or	31 32
		(c)	there is some other substantial reason to deny the application.	33

	(3)		Court may withdraw its leave at any time if a support person does omply with any directions given to the support person by the t.	1 2 3
	(4)		pport person cannot give instructions on behalf of the participant t as an interpreter for the participant in the proceedings.	4 5
126	Mat	ters a	dmissible in evidence (cf AC Act s 65)	6
		in the matte document deal wheth	pt as otherwise provided by this Act or the regulations, the Court, e hearing of any proceedings or in determining any application or er under this Act or the regulations, may act on any statement, ment, information, or matter that may, in its opinion, assist it to with the matter of the proceedings or before it for determination her or not the statement, document, information or matter would lmissible in evidence.	7 8 9 10 11 12 13
127	Wis	hes of	f child (cf AC Act ss 33, 38, AC Reg cl 28)	14
	(1)	and fo	occeedings before it, the Court is to take into account any wishes eelings of the child (considered in the light of the child's age and restanding) that are expressed by the child.	15 16 17
			On participation generally of the child in decisions about his or her adoption ection 9.	18 19
	(2)		Court may direct that a child be provided with such counselling e Court considers appropriate.	20 21
128	Hov	v wish	es of a child are expressed	22
		The C	Court may inform itself of wishes expressed by the child:	23
		(a)	by having regard to anything contained in a report made to the Court by the Director-General or the appropriate principal officer, or	24 25 26
		(b)	subject to rules of court, by such other means as the Court considers appropriate.	27 28
129	Chi	ldren r	not to be required to express wishes	29
			ing in this Act requires the Court or any person to require a child press his or her wishes in relation to any matter.	30 31

Cha	pte	r 7	Records of adoptions	1	
electro require docum	nents nically ement ent, to	referred . The <i>E</i> or perm produce	to in this Chapter may be produced and recorded and transmitted Electronic Transactions Act 2000 contains provisions that state that a hission under law for a person to provide information in writing, to sign a e a document or to retain information or a document may be satisfied by an ation, subject to certain minimum criteria.	2 3 4 5 6 7	
130		ctions s 61)	of nominated officer in relation to orders under this Act (cf AC	8 9	
		The n	nominated officer must:	10	
		(a)	give a record, containing the information prescribed by the regulations, of every adoption order, declaration under section 117 (Declaration of validity of foreign adoptions), order under Part 2 of Chapter 5 and discharge order, to the Registrar, and	11 12 13 14	
		(b)	give a copy of that record to the Director-General.	15	
		Note.	Nominated officer and record are defined in the Dictionary.	16	
131	Sending of records of orders to other States and countries (cf AC Act s 62)				
	(1)	order, (whose believe	nominated officer must give a certified record of an adoption, or a discharge order, made by the Court in relation to a child se birth or previous adoption the nominated officer has reason to we is registered in another State) to the appropriate authority of the State.	19 20 21 22 23	
	(2)	order, to a cl	nominated officer must give a certified record of an adoption, or a declaration, made by the Court under Chapter 5 in relation hild from a country outside Australia to the appropriate authority e country.	24 25 26 27	
	(3)		record is to be sent as soon as practicable after the order or ration concerned is made.	28 29	
	(4)		cord required to be sent by this section is to contain such mation as is prescribed by the regulations.	30 31	
	(5)	In thi	s section:	32	
		count	opriate authority means the person or body in another State or a cry outside Australia having the functions prescribed by the ations.	33 34 35	

		certified record means a record certified by a nominated officer in writing, or in any other manner permitted by law, to be a true record.	1 2
132	Par	ticulars of orders received from other States (cf AC Act s 63)	3
	(1)	The nominated officer must give the Registrar a summary of any	4
		certified record of an adoption order or discharge order made (whether	5
		by a court or not) under the law in force in another State received by	6
		the officer and that relates to a child whose birth or previous adoption	7
		is registered in New South Wales.	8
	(2)	The summary is to contain such information as is prescribed by the	9
	. ,	regulations.	10
	(3)	In this section:	11
		certified record means a record certified in writing to be a true record	12
		by a person authorised so to certify under the law of another State.	13
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### **Adoption information Chapter 8 Part 1 Preliminary** 133 Prescribed information (cf Al Act s 5) (1) For the purposes of this Act, *prescribed information* is information of a kind prescribed by the regulations. (2) Different kinds of information may be prescribed: for different classes of persons to whom the information (a) relates, or for different classes of persons to whom the information is (b) supplied under this Act. 10

(3) Subsection (2) does not limit the different kinds of information that

may be prescribed.

### Part 2 Access to birth certificates and other information

134	Adopted person's rights (cf Al Act s 6)					
	(1)	An a	dopted person is entitled to receive (subject to this Act):	3		
		(a)	the person's original birth certificate, and	4		
		(b)	the person's adopted person's birth record, and	5		
		(c)	any prescribed information relating to the person's birth parents held by an information source, and	6 7		
		(d)	any prescribed information relating to a sibling or an adopted brother or sister of the person held by an information source.	8 9		
	(2)	to rec	tite subsection (1) (a), an intercountry adopted person is entitled being his or her original birth certificate only if such a certificate ld by an information source.	10 11 12		
	(3)	recei	dopted person who is less than 18 years of age is not entitled to ve his or her original birth certificate, adopted person's birth d or prescribed information except with the consent of:	13 14 15		
		(a)	his or her surviving adoptive parents and surviving birth parents (as shown on the original birth certificate or adopted person's birth record), or	16 17 18		
		(b)	the Director-General if there are no surviving adoptive parents or birth parents (as so shown) or if they cannot be found or if there is, in the opinion of the Director-General, any other sufficient reason to dispense with their consent.	19 20 21 22		
	(4)	infor produ infor	adopted person is not entitled to receive any prescribed mation held by an information source unless the adopted person uces to the information source an authority authorising the mation source to supply the prescribed information issued by the etor-General.	23 24 25 26 27		
135	Add	ptive	parent's rights (cf Al Act s 7)	28		
	(1)		doptive parent of an adopted person is entitled to receive (subject is Act):	29 30		
		(a)	the adopted person's original birth certificate, and	31		
		(b)	the adopted person's adopted person's birth record, and	32		

		(c)	any prescribed information relating to the adopted person held by an information source.	1 2
	(2)	adopt	ite subsection (1) (a), the adoptive parents of an intercountry red person are entitled to receive the adopted person's original certificate only if such a certificate is held by an information e.	3 4 5 6
	(3)	certif	adoptive parent is not entitled to receive the original birth icate or adopted person's birth record unless the adopted person or more years old and consents to the adoptive parent receiving	7 8 9 10
136	Birt	h pare	nt's rights (cf Al Act s 8)	11
	(1)		th parent of an adopted person who is 18 or more years of age is ed to receive (subject to this Act):	12 13
		(a)	the amended birth certificate of the adopted person if a record of the adoption of the person is registered under the <i>Births</i> , <i>Deaths and Marriages Registration Act 1995</i> , and	14 15 16
		(b)	the adopted person's birth record, and	17
		(c)	any prescribed information relating to the adopted person or the adoptive parents held by an information source.	18 19
	(2)	entitle	an who claims to be the birth parent of an adopted person is ed to receive an amended birth certificate, the adopted person's record or prescribed information if:	20 21 22
		(a)	he is shown on the adopted person's original birth certificate as the person's father, or	23 24
		(b)	he is a person whom the Director-General, Registrar or other information source is entitled to presume, under any law (including a law of another State, the Commonwealth or of a country outside Australia), to be the person's father.	25 26 27 28
	(3)	by ar inforr suppl	th parent is not entitled to receive any prescribed information held in information source unless the birth parent produces to the mation source an authority authorising the information source to by the prescribed information issued by the Director-General, at as provided by subsection (6).	29 30 31 32 33

Chapter Part 2	r 8		Adoption information Access to birth certificates and other information	
	(4)		signated person may supply a birth parent with prescribed	
			nation held by an information source about an adopted child who	
			s than 18 years of age without production of the amended birth	
			icate of the adopted person or authority to supply the adoption	
			nation if, in the opinion of the designated person, the information	
		paren	not be used to identify the adopted person or his or her adoptive ts.	
	(5)	A bir	th parent of an adopted person may request the Director-General	
		or a	principal officer to take such action as is reasonable in the	
			mstances to ascertain from the child's adoptive parents	1
			nation of a kind prescribed by the regulations as to the current	1
		physi	cal and emotional well-being of the child.	1
	(6)	A bir	th parent of an adopted person is entitled to receive from the	1
			tor-General (or from an information source authorised to supply	1
			nformation) any information obtained in response to a request	1.
		made	under subsection (5):	1
		(a)	that the Director-General considers does not identify, or could	1
		, ,	not be used to identify, the adoptive parents, and	1
		(b)	if, in the opinion of the Director-General, it would promote the	1
		(-)	welfare and best interests of either or both of the parties	2
			concerned.	2
		Note.	Designated person is defined in the Dictionary.	2
137			adoption information by relatives and others after death of	2
	ado	pted p	person or birth parent (cf Al Act s 9)	2
	(1)	The I	Director-General may:	2

supply (or authorise an information source to supply) to a

relative or spouse of a deceased adopted person or of a

deceased birth parent, or to another person, the original or

amended birth certificate or adopted person's birth record of the

supply to a relative or spouse of a deceased adopted person or

of a deceased birth parent, or to another person, prescribed

information relating to the adopted person or birth parent, or

adopted person or birth parent, or

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(a)

(b)

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		(c)	after such consultation with the Registrar or other information source concerned as the Director-General considers necessary, authorise the Registrar or other information source to supply such a birth certificate or record or such information to a person nominated by the Director-General.	1 2 3 4 5
		Note.	<b>Spouse</b> is defined in the Dictionary.	6
	(2)	person taken	Director-General must not supply adoption information to a nother than a relative or spouse (or authorise such action to be by an information source) unless the person had a de facto or close personal relationship with the deceased person.	7 8 9 10
	(3)	person unless to the relativ	Director-General must not supply adoption information to any n (or authorise such action to be taken by an information source) is the Director-General has taken into account any likely detriment a welfare and best interests of any adopted person, birth parent, we or spouse of the deceased person or the other person if the ion information is supplied.	11 12 13 14 15
	(4)	adopt	formation source so authorised by the Director-General to supply ion information must supply that adoption information to the n nominated by the Director-General.	17 18 19
	(5)	This s Court	section does not apply to prescribed information held by the	20 21
138	App	licatio	n for supply of adoption information (cf Al Act s 10)	22
	(1)	Part i	oplication for authority to supply adoption information under this is to be made in writing to the Director-General, except as ded by this section.	23 24 25
	(2)		oplication for the supply of an original birth certificate under this nay be made in writing:	26 27
		(a)	if the person's birth is registered under the <i>Births, Deaths and Marriages Registration Act 1995</i> —to the Registrar, or	28 29
		(b)	if the person's birth is not so registered but his or her original birth certificate is held by an information source—to that information source,	30 31 32
		if the	certificate is held by the Registrar or the information source.	33
	(3)	amen	oplication for the supply of an adopted person's birth record or an ded birth certificate under this Part may be made to the Registrar birth record or certificate is held by the Registrar.	34 35 36

Chapt Part 2		Adoption information Access to birth certificates and other information			
	(4)	An application for the supply of prescribed information held by an information source is to be made in writing to the information source.	1 2		
	(5)	The regulations may make provision for or with respect to the making of applications under this Part.	3 4		
139	Per	sons designated to deal with applications (cf Al Act s 11)	5		
	(1)	An application for the supply of adoption information under this Part is to be dealt with by the designated person.	6 7		
	(2)	The designated person is required to supply the adoption information if satisfied that the applicant is entitled under this Act to receive it.	8		
	(3)	This section does not apply to the Court.	10		
		Note. Designated person is defined in the Dictionary.	11		
140	Discretion to supply adoption information (cf Al Act s 12)				
	(1)	The Director-General may supply (or authorise an information source to supply) adoption information before an entitlement to it arises under this Part if, in the opinion of the Director-General, it would promote the welfare and best interests of either or both of the parties concerned.	13 14 15 16		
	(2)	The Director-General may act under subsection (1) in any case in which an entitlement to prescribed information has not arisen because of the failure to obtain a birth certificate, adopted person's birth record or authority to supply adoption information under this Part.	17 18 19 20		
	(3)	The Director-General may supply (or authorise an information source to supply) adoption information or other information to a sibling of an adopted person or any other person who is not entitled under this Part to receive the adoption information or other information under this Part if, in the opinion of the Director-General, it is appropriate to do so because of exceptional circumstances affecting the interests or welfare of any person.	21 22 23 24 25 26 27		
141		cretion to withhold supply (or authorise the withholding of supply) nformation or to supply it subject to conditions (cf Al Act s 12A)	28 29		
	(1)	The following persons may request the Director-General to act under this section:	30 31		
		(a) an adopted person who is 18 or more years old,	32		
		(b) a birth parent,	33		
		(c) an adoptive parent of a person who is less than 18 years of age,	34		

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		(d)	an adoptive parent of a person who is 18 or more years of age and who has consented to the request being made.	1 2
	(2)		Director-General may, at the request of a person referred to in ction (1):	3 4
		(a)	refuse to issue an authority authorising an information source to supply adoption information to which an entitlement arises under this Part, or	5 6 7
		(b)	supply such information subject to conditions specified in writing by the Director-General.	8
	(3)	adopt Direc	Director-General may refuse to issue an authority to supply ion information under this section only if, in the opinion of the tor-General, exceptional circumstances exist that make it sary to do so to prevent serious harm to a party concerned.	10 11 12 13
	(4)	section information	itions that may be imposed by the Director-General under this on include conditions requiring the person entitled to the adoption mation to undergo counselling by a person specified by the tor-General before the adoption information is supplied.	14 15 16 17
	(5)		Director-General must deal with a request under this section in dance with any guidelines prescribed by the regulations.	18 19
	(6)	is the	formation source must not supply any adoption information that subject of an authority to supply adoption information imposing tions on its supply unless the conditions are complied with.	20 21 22
	(7)		Director-General may not (despite section 206) delegate to another in the exercise of any function of the Director-General under this on.	23 24 25
142	Gui	delines	s for release of prescribed information etc (cf Al Act s 13)	26
		to an a	formation source that supplies any adoption information pursuant application under this Act is required to comply with any relevant lines prescribed by the regulations.	27 28 29
143	Acc	ess to	court records (cf Al Act s 14)	30
	(1)	Act fr	rson is not entitled to receive prescribed information under this rom records of proceedings in the Court relating to the adoption person, except as provided by this section.	31 32 33
	(2)	A per	son may apply to the Court for the supply of the information.	34

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Chapter 8 Adoption information
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(3) The Court or a proper officer of the Court may supply the information to the person.

(4) Rules of court may be made for or with respect to orders under this section.

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Adoption information
Advance notice

Clause 144 Chapter 8 Part 3

Part	3 Adva	ance notice	1
144	Object of	f Part (cf Al Act s 15A)	2
	The	object of this Part is to provide for an advance notice system that	3
		bles the release of personal information under this Chapter to be	4
		yed for a fixed period to give the person requesting the delay the	5
		ortunity to prepare for the release and any impact this might have the person or the person's family or associates.	6 7
145	Definition	ns (cf Al Act s 15B)	8
	In th	is Part:	9
	adva	ance notice period means:	10
	(a)	the period after an application for personal information relating	11
	(47)	to a person is made (not being greater than 3 months)	12
		prescribed by the regulations for the purposes of this paragraph,	13
		or	14
	(b)	if the Director-General so directs in relation to a particular	15
		advance notice request, such longer period (not being greater	16
		than the period (if any) prescribed by the regulations for the	17
		purposes of this paragraph) after an application for personal	18
		information relating to a person is made as is specified by the Director-General.	19 20
	nom	cinated contact address means the address entered on the Advance	21
		ce Register under section 148 (2) (b).	22
	pers	onal information relating to a person means:	23
	(a)	the person's original birth certificate, amended birth certificate	24
	` /	or adopted person's birth record, or	25
	(b)	prescribed information relating to the person, or	26
	(c)	if the regulations authorise supply of adoption information	27
		relating to the person on issue of authority to supply the	28
		adoption information—the authority.	29
146	Who may	y lodge an advance notice request? (cf Al Act s 15C)	30
		erson is entitled to lodge a request to be given advance notice	31
		re personal information relating to the person is given to another	32
	pers	on if the person seeking to lodge the request is:	33

Chapte Part 3	er 8		Adoption information Advance notice	
		(a)	an adopted person who has reached the age of 17 years and 6 months, or	
		(b)	a birth parent, or	
		(c)	an adoptive parent.	
147	Ηον	v adva	ance notice request is lodged (cf Al Act s 15D)	
	(1)	advis notif entitl advis	erson entitled to lodge an advance notice request may do so by sing the Director-General in writing that he or she wishes to be fied if a particular person, or a person within a class of persons, led to receive the personal information concerned specified in the ce makes an application for personal information relating to the on lodging the advance notice request.	:
	(2)	The	advice is to be in a form approved by the Director-General.	1
	(3)	prov	advance notice request is not duly lodged unless the person ides the Director-General with proof (to the satisfaction of the ctor-General) of his or her identity.	1 1 1
	(4)	for a	erson lodging an advance notice request may also leave a message a person concerned in or affected by an adoption with the ctor-General.	1 1 1
148	Adv	/ance	Notice Register (cf Al Act s 15E)	1
	(1)	The Regi	Director-General is to establish and maintain an Advance Notice ster.	2
	(2)	Ther	re is to be entered in the Advance Notice Register:	2
		(a)	the name of each person who has duly lodged an advance notice request, and	2 2
		(b)	the address nominated by the person as the address at which any personal or postal contact by the Director-General with the person should be made, and	2 2 2
		(c)	the date and place of birth of the person, and	2
		(d)	the persons or class of persons affected by the request, and	2
		(e)	the advance notice period.	3

(3) The Director-General is to advise the relevant information source of

each entry made in the Advance Notice Register.

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Adopti Advan				Chapter 8 Part 3	
	(4)	advis	erson whose name is entered in the Advance Notice R se the Director-General of any change in his or he act address.		
149			General to delay issue of supply authority or on (cf Al Act s 15F)	prescribed	
		affec adva	Director-General is to delay the supply of personal eted by an advance notice registration until the expirance notice period unless the registration is waived er section 152.	ration of the	
150	End	lorser	ment of details of advance notice request (cf Al Ac	t s 15G)	
		perso	Director-General is to advise the applicant for the sonal information that it will not be supplied until the advance notice period and of the reasons for the dela	expiration of	
151	Ехр	iratio	n of advance notice registration (cf Al Act s 15H)		
		An a	ndvance notice registration expires:		
		(a)	on expiration of the advance notice period, or		
		(b)	if the person who lodged the request for registration by notification in writing to the Director-General,		
		(c)	if the person who lodged the request dies, or		

## 152 Arrangements to waive advance notice period (cf Al Act s 15l)

nominated contact address,

request, or

whichever first occurs.

(d)

(e)

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(1) The Director-General may, at the request of a person seeking supply of personal information that is affected by an advance notice registration, ask the person who lodged the advance notice request whether he or she wishes to waive or cancel the registration.

if a contact veto is lodged by the person who lodged the

if the person who lodged the request fails to notify the

Director-General in writing of any change in his or her

Clause 148

	(2)	The Director-General is not to do so unless the Director-General:	1
		(a) is of the opinion that the personal information is required	2
		urgently and that circumstances exist that justify asking the	3
		person to waive or cancel the registration in order to promote	4
		the welfare and best interests of either or both of the parties	5
		concerned, and	6
		(b) has consulted any person or body that the Director-General	7
		believes may be of assistance in assessing the merits of the	8
		request.	9
	(3)	The Director-General may arrange for either or both of the parties	10
		concerned in a request under this section to be provided with such	11
		counselling as the Director-General believes is necessary to assist them	12
		and the Director-General in the matter.	13
	(4)	The Director-General must deal with a request under this section in	14
		accordance with any guidelines prescribed by the regulations.	15
153	Not	ification to person who lodged advance notice request (cf Al Act	16
	s 15		17
	(1)	The Director-General is to notify a person who has lodged an advance	18
		notice request at the person's nominated contact address of an	19
		application under this Part for the supply of personal information	20
		affected by the registration, unless it is not reasonably practicable to	21
		notify the person.	22
	(2)	The Director-General is entitled to rely on the address shown in the	23
		Advance Notice Register for this purpose and is not subject to any	24
		action, liability, claim or demand in relation to any notification given	25
		in good faith at that address.	26

Part	4 (	Conta	act vetoes	1
154	Add	pted p	person or birth parent may lodge contact veto (cf Al Act s 16)	2
		The f	Collowing persons may lodge a contact veto:	3
		(a)	an adopted person who has reached the age of 17 years and 6 months,	4 5
		(b)	a birth parent.	6
155			veto may be lodged only for adoptions before Adoption on Act 1990 (cf Al Act s 17)	7 8
		A per	rson may lodge a contact veto only if:	9
		(a)	the order for adoption of the adopted person was made under the <i>Adoption of Children Act 1965</i> (or a former Act within the meaning of that Act) before the date of assent to the <i>Adoption</i> <i>Information Act 1990</i> , or	10 11 12 13
		(b)	the adoption of the adopted person in another State or in a country outside Australia was recognised under the <i>Adoption of Children Act 1965</i> as having been effected before the date of assent to the <i>Adoption Information Act 1990</i> .	14 15 16 17
		<b>Note.</b> 1990.	The date of assent to the Adoption Information Act 1990 was 26 October	18 19
156	Hov	v cont	act veto is lodged (cf Al Act s 18)	20
	(1)	Direc made	rson entitled to lodge a contact veto may do so by notifying the etor-General in writing that he or she objects to contact being with him or her by a person or any class of persons referred to enotification.	21 22 23 24
	(2)	The r	notification is to be in a form approved by the Director-General.	25
	(3)	Direc	ntact veto is not duly lodged unless the person provides the ctor-General with proof (to the satisfaction of the ctor-General) of his or her identity.	26 27 28
	(4)		rson lodging a contact veto may also leave a message for a person erned in or affected by an adoption with the Director-General.	29 30

Clause 157 Adoption Bill 2000
Chapter 8 Adoption information
Part 4 Contact vetoes

157	Cor	ntact V	<b>/eto Register</b> (cf Al Act s 19)	1
	(1)	The Regis	Director-General is to establish and maintain a Contact Veto ster.	2 3
	(2)	There	e is to be entered in the Contact Veto Register:	4
		(a)	the name of each person who has duly lodged a contact veto, and	5 6
		(b)	the address nominated by the person as the address at which any personal or postal contact by the Director-General with the person should be made, and	7 8 9
		(c)	the date and place of birth of the person, and	10
		(d)	the persons or class of persons with whom the person objects to contact, and	11 12
		(e)	the name and address for notification of each person who has duly requested under this Act that he or she be notified of the cancellation or variation of a contact veto.	13 14 15
158			General to endorse details of contact veto on authority to loption information (cf Al Act s 21)	16 17
	(1)	on an	Director-General must endorse details of any relevant contact veto y authority to supply adoption information issued by the Directorral under this Act.	18 19 20
	(2)		nformation source (other than the Director-General) that is ested to supply an original birth certificate under this Act is red:	21 22 23
		(a)	to ascertain from the Director-General whether there is a contact veto relating to the adopted person concerned, and	24 25
		(b)	if so, to endorse details of the contact veto on the original birth certificate before it is supplied under this Act.	26 27
	(3)	each docu	regulations may require the Director-General to endorse details of contact veto on any record of adoption of a person or other ment concerning an adopted person to whom the contact veto es that is supplied by the Director-General.	28 29 30 31

159	Wh	en con	ntact veto takes effect (cf Al Act s 22)	1
	(1)		s section, <i>relevant period</i> means the period of 5 working days or, ifferent period is prescribed by the regulations, that period.	2 3
	(2)	after certif	ntact veto takes effect on the expiration of the relevant period or details of the contact veto are endorsed on the original birth icate, amended birth certificate or authority to supply adoption mation concerned, whichever occurs sooner.	4 5 6 7
160	Exp	iration	of contact veto (cf Al Act s 23)	8
		A cor	ntact veto expires if:	9
		(a)	the person who lodged the contact veto cancels it by notification in writing to the Director-General, or	10 11
		(b)	the person who lodged the contact veto dies.	12
161			ents to confirm, cancel or vary contact veto at request of eking contact (cf Al Act s 24)	13 14
	(1)	at the	Director-General may, on the Director-General's own initiative or e request of a person who has been refused contact under a ct veto, approach the person who lodged the contact veto and ask erson whether he or she:	15 16 17 18
		(a)	wishes to confirm the contact veto, or	19
		(b)	wishes to cancel the contact veto, or	20
		(c)	wishes to vary the contact veto in so far as it relates to contact with the person who has made the request.	21 22
	(2)	conta circui	Director-General is not to approach the person who lodged the act veto unless the Director-General is of the opinion that mstances exist that justify the approach in order to promote the are and best interests of either or both of the parties concerned.	23 24 25 26
	(3)	Direc	Director-General may consult any person or body that the stor-General believes may be of assistance in assessing the merits e request.	27 28 29
	(4)	conce	Director-General may arrange for either or both of the parties erned in a request under this section to be provided with such selling as the Director-General believes is necessary to assist them the Director-General in the matter.	30 31 32 33
	(5)		Director-General must deal with a request under this section in dance with any guidelines prescribed by the regulations.	34 35

162		ification to person who lodged contact veto of request for ormation (cf Al Act s 25)	1 2
	(1)	The Director-General is required to notify a person who has lodged a	3
	` /	contact veto of an application under this Act for the supply of adoption	4
		information made by any person with whom contact is refused, unless	5
		the Director-General is unaware of the application or it is not	6
		reasonably practicable to notify the person.	7
	(2)		8
		Tribunal under Part 4A of the Guardianship Act 1987 to make an	9
		application for supply of adoption information on behalf of a person	10
		with a disability with whom contact is refused. The Director-General	11
		is required to notify the person who lodged the contact veto if such an	12
		application is made.	13
163		ification to person affected by contact veto of cancellation or	14
	vari	iation (cf Al Act s 26)	15
		The Director-General is required to notify a person of any cancellation	16
		or variation of a contact veto that affects the person if the person	17
		requests the Director-General to do so at the time the person receives	18
		adoption information subject to the contact veto.	19
164		dertakings not to contact person who has lodged contact veto (cf Al s 27)	20 21
	(1)	The Director-General or other information source is not to supply an	22
	, ,	original birth certificate or amended birth certificate endorsed with a	23
		contact veto against contact by the applicant unless the applicant has	24
		signed an undertaking that the applicant will not (while the contact	25
		veto remains in force):	26
		(a) contact or attempt to contact the person who has lodged the	27
		contact veto, or	28
		(b) procure another person to contact or attempt to contact the	29
		person.	30
	(2)		31
		an adopted person relating to an adopted brother or sister unless the	32
		Director-General is notified of the application for the information and	33
		is given an opportunity to ascertain whether a contact veto has been	34
		lodged in relation to contact with the adopted person.	35

(3)	If such a contact veto has been lodged, an information source is not to supply the information unless the applicant has signed an undertaking of the kind referred to in subsection (1).	1 2 3
(4)	The Director-General may, as a condition of the supply to a person of	4
	any adoption information under section 140 (Discretion to supply	5
	adoption information) which is subject to a contact veto, require the	6
	person to sign an undertaking of the kind referred to in subsection (1).	7
(5)	This section does not apply to an applicant who has been directed by	8
	the Guardianship Tribunal under Part 4A of the Guardianship Act	9
	1987 to make the application on behalf of a person with a disability.	10

Clause 165 Adoption Bill 2000 Chapter 8 Adoption information

Part 5 Reunion and Information Register

Part	5 F	Reur	nion and Information Register	1
165	Def	inition	(cf Al Act s 30)	2
		In thi	is Part:	3
			ter means the Reunion and Information Register established or this Part.	4 5
166	Reu	ınion a	and Information Register (cf Al Act s 31)	6
	(1)		Director-General is to establish and maintain a Reunion and mation Register.	7 8
	(2)		e is to be entered in the register the name of every person who is ole to have his or her name entered in the register and who:	9 10
		(a)	has duly applied for entry of his or her name with a view to a reunion with a person from whom he or she has been separated as a consequence of an adoption, and	11 12 13
		(b)	has duly applied for entry of his or her name with a view to leaving a message for a person concerned in or affected by an adoption, and	14 15 16
		(c)	has duly applied for entry of his or her name with a view to obtaining information about the health and welfare of a person from whom he or she has been separated as a consequence of an adoption.	17 18 19 20
	(3)		ication for entry in the register is to be made in a form approved the Director-General.	21 22
167	Pers		eligible to have their names entered in the register (cf Al Act	23 24
	(1)	The regis	following persons are eligible to have their names entered in the ter:	25 26
		(a)	an adopted person,	27
		(b)	a birth parent,	28
		(c)	an adoptive parent,	29
		(d)	any other person having an interest in an adopted person or birth parent (including a relative) who, in the opinion of the Director-General, ought to have his or her name entered in the register.	30 31 32 33

A person who is less than 18 years of age is not eligible to have his or her name entered in the register, except as provided by this section.	1 2
An adopted person who is less than 18 years of age is eligible to have his or her name entered in the register if:	3 4
(a) the adopted person is 12 or more years of age and the person's adoptive parents have consented in writing to his or her name being entered in the register, or	5 6 7
(b) the adopted person is 16 or more years of age and is living separately and apart from his or her adoptive parents, or	8 9
(c) the adopted person is 12 or more years of age and, in the opinion of the Director-General, special circumstances exist which make it desirable that his or her name should be entered in the register.	10 11 12 13
However, the Director-General is not to enter in the register the name of an adopted person who is less than 18 years of age unless the Director-General is of the opinion that to do so will promote the welfare and best interests of the adopted person.	14 15 16 17
The consent of an adoptive parent is not required under subsection (3) (a) for the entry in the register of the name of an adopted person who is less than 18 years of age if the adoptive parent:	18 19 20
(a) is dead, or	21
(b) cannot, after due search and inquiry, be found, or	22
(c) is, in the opinion of the Director-General, incapable of giving consent.	23 24
The name of a person may not be entered in the register by another person on his or her behalf.	25 26
ssage may be left (cf Al Act s 31A)	27
Any person whose name is entered on the register may leave a message for any other person entitled (subject to this Act) to have his or her name entered in the register.	28 29 30
	her name entered in the register, except as provided by this section.  An adopted person who is less than 18 years of age is eligible to have his or her name entered in the register if:  (a) the adopted person is 12 or more years of age and the person's adoptive parents have consented in writing to his or her name being entered in the register, or  (b) the adopted person is 16 or more years of age and is living separately and apart from his or her adoptive parents, or  (c) the adopted person is 12 or more years of age and, in the opinion of the Director-General, special circumstances exist which make it desirable that his or her name should be entered in the register.  However, the Director-General is not to enter in the register the name of an adopted person who is less than 18 years of age unless the Director-General is of the opinion that to do so will promote the welfare and best interests of the adopted person.  The consent of an adoptive parent is not required under subsection (3) (a) for the entry in the register of the name of an adopted person who is less than 18 years of age if the adoptive parent:  (a) is dead, or  (b) cannot, after due search and inquiry, be found, or  (c) is, in the opinion of the Director-General, incapable of giving consent.  The name of a person may not be entered in the register by another person on his or her behalf.  ssage may be left (cf Al Act s 31A)  Any person whose name is entered on the register may leave a message for any other person entitled (subject to this Act) to have his

(1) If the names of an adopted person and of a birth parent have been

(2) If the names of an adopted person or birth parent and of a relative or

entered in the register under section 166 (2) (a), the Director-General

may make arrangements for a reunion between the persons so

other person having an interest in the adopted person or birth parent

have been entered in the register under section 166 (2) (a), the

Director-General may make arrangements for a reunion between the

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registered.

persons so registered.

Clause 169

Chapter 8

Adoption Bill 2000

Adoption information

welfare.

174

(3)	The Director-General is not to arrange a reunion involving an adopted person who is less than 18 years of age if an adoptive parent refused to consent to the entry of the name of the adopted person in the register under section 166 (2) (a), unless:			
	(a)	the adoptive parent consents in writing to the reunion, or	5	
	(b)	the Director-General gives the adoptive parent not less than 90 days notice of the intention to arrange the reunion.	6 7	
(4)	in the	Director-General must notify any person whose name is entered e register under section 166 (2) (a) of the entry in the register of name of any other person from whom that person has been rated as a consequence of adoption.	8 9 10 11	
Loc	ation	of persons not registered (cf Al Act s 34)	12	
(1)	section reasonsource	name of an adopted person has been entered in the register under on 166 (2) (a), the Director-General may take such action as is nable in the circumstances to locate, or authorise an information to to locate, a birth parent or relative of the adopted person or any a person:	13 14 15 16	
	(a)	with whom the adopted person wishes to be reunited, or	18	
	(b)	whom the adopted person wishes to have contacted so that information may be obtained about his or her health and welfare,	19 20 21	
		to ascertain whether the person wishes to be reunited with the ted person or to be so contacted.	22 23	
(2)	section reason ascer birth	e name of a birth parent has been entered in the register under on 166 (2) (a), the Director-General may take such action as is nable in the circumstances to locate the adopted person, so as to tain whether the adopted person wishes to be reunited with the parent or to be contacted so information may be obtained about r her health and welfare.	24 25 26 27 28 29	
(3)	If the adop section reason parer wished	e name of a relative or other person having an interest in an ted person or birth parent has been entered in the register under on 166 (2) (a), the Director-General may take such action as is mable in the circumstances to locate the adopted person or birth at, so as to ascertain whether the adopted person or birth parent es to be reunited with the relative or other person or to be acted so information may be obtained about his or her health and	30 31 32 33 34 35	

Clause 174 Adoption Bill 2000
Chapter 8 Adoption information
Part 5 Reunion and Information Register

(4)	The Director-General may take action to locate a person under this	1
	section only if the Director-General is satisfied that it will promote the	2
	welfare and best interests of the parties concerned and it is appropriate	3
	to do so.	4
(5)	The Director-General may take action to locate a person under this	5
	section even though the person has not, by entering his or her name in	6
	the register, expressed a desire to be reunited with the person whose	7
	name is entered in the register or to be contacted so that information	8
	may be obtained about his or her health and welfare.	9

Adoption Bill 2000
Adoption information
Miscellaneous

Clause 175 Chapter 8 Part 6

Part 6 Miscellaneous			
175	Duties of Director-General and accredited adoption agencies	2	
	The Director-General, or an accredited adoption agency, must ensure	3	
	that information held by the Director-General or it, concerning a	4	
	child's origin, identity of birth parent and medical history is preserved	5	
	and that access to such information is given to a person only in	6	
	accordance with this Chapter.	7	

Chapter 9		r 9	Offences	1
176	Def	initions	5	2
		In this	s Chapter:	3
		prohi	bited adoption advertising means an advertisement, news item	4
			ner matter indicating (whether or not in relation to a particular	5
			born or unborn, and whether the child is from Australia or a ry outside Australia) that:	6 7
		(a)	a parent or guardian of a child wishes to have the child adopted, or	8 9
		(b)	a person wishes to adopt a child, or	10
		(c)	a person is willing to make arrangements with a view to the adoption of a child, or	11 12
		(d)	a child or children are available for adoption.	13
			sh means disseminate, exhibit, provide or communicate by oral,	14
			l, written, electronic or other means (for example, by way of	15
			paper, radio, television or through the use of the Internet,	16
			ription TV or other on-line communications system), and les cause to be published.	17 18
177			for NSW adoptions or intercountry adoptions and adoption of AC Act s 50)	19 20
	(1)		erson who (whether before or after the birth of the child	21
			erned) makes, gives or receives, or agrees to make, give or	22
		receiv to:	ve, a payment or reward for or in consideration of or in relation	23 24
		(a)	the adoption or proposed adoption of a child, or	25
		(b)	the giving of consent, or the signing of an instrument of consent, to the adoption of a child, or	26 27
		(c)	conducting an adoption service in relation to a child,	28
		is guil	lty of an offence against this Act.	29
		Maxii or bot	mum penalty: 25 penalty units or imprisonment for 12 months, th.	30 31

(2)	A per	rson who is resident or domiciled in this State who:	1
	(a)	makes any payment or gives any reward of any kind to a birth parent for relinquishing a child adopted from outside Australia or for consenting to an adoption under this Act. or	2 3
	<i>a</i> >	or for consenting to an adoption under this Act, or	4
	(b)	gives or takes any improper financial gain in relation to an adoption,	5 6
	is gui	lty of an offence.	7
	Maxi or bo	mum penalty: 25 penalty units or imprisonment for 12 months, th.	8
(3)	This	section does not apply to or in relation to:	10
	(a)	any charge made by the Director-General or an accredited adoption agency for providing adoption services under this Act, or	11 12 13
	(b)	a payment or reward in connection with an adoption or proposed adoption under the law of another State if the making of the payment or the giving of the reward, or the agreeing to make the payment or give the reward, would have been lawful if it had taken place in that other State, or	14 15 16 17 18
	(c)	any payment or reward, or class of payment or reward, prescribed by the regulations.	19 20
(4)	relation transa reason for ca	ne purposes of this section, the giving or taking of any thing in on to an adoption is not for improper financial gain if the actions concerned relate to expenses (including legal expenses) nably incurred or for reasonable remuneration for work done or are of the child in the period between the appropriate authorities ing that the adoption should proceed and adoption of the child.	21 22 23 24 25 26
Una	uthori	sed advertising (cf AC Act s 52)	27
(1)	A per	son must not publish any prohibited adoption advertising.	28
	Maxi or bo	mum penalty: 25 penalty units or imprisonment for 12 months, th.	29 30
	Note.	Prohibited adoption advertising is defined in section 176.	31

	(2)	A person must not publish any photograph of a child (whether from Australia or a country outside Australia) together with any prohibited adoption advertising relating to the child.	1 2 3
		Maximum penalty: 25 penalty units or imprisonment for 12 months, or both.	5
	(3)	This section extends to the publication of matter in a country outside Australia, by a person resident or domiciled in the State, of the person's wish to adopt, or willingness to make arrangements for the adoption, of a child from that country in the State.	6 7 8 9
	(4)	This section does not apply in relation to publication of any advertisement, news item or other matter approved by the Director-General.	10 11 12
179		king available or supplying prohibited adoption advertising on line service	13 14
	(1)	In this section:	15
		access has the same meaning as it has in the Commonwealth Act.	16
		Commonwealth Act means the Broadcasting Services Act 1992 of the Commonwealth.	17 18
		<i>Internet content</i> has the same meaning as it has in the Commonwealth Act.	19 20
		<i>on-line service</i> means an Internet carriage service within the meaning of the Commonwealth Act and includes a bulletin board.	21 22
	(2)	A person must not, by means of an on-line service, make available, or supply, to another person prohibited adoption advertising:	23 24
		(a) knowing that it is prohibited adoption advertising, or	25
		(b) being reckless as to whether or not it is prohibited adoption advertising.	26 27
		Maximum penalty: 25 penalty units or imprisonment for 12 months, or both.	28 29
		Note. Prohibited adoption advertising is defined in section 176.	30
	(3)	This section applies to an on-line service other than an on-line service, or on-line service of a class, prescribed by the regulations.	31 32
	(4)	Nothing in this section makes it an offence to supply prohibited adoption advertising by means of an on-line service to any person, or class of persons, prescribed by the regulations.	33 34 35

	(5)		rson is not guilty of an offence under this section by reason only e person:	1 2		
		(a)	owning, or having the control and management of the operation of, an on-line service, or	3 4		
		(b)	facilitating access to or from an on-line service by means of transmission, down loading, intermediate storage, access software or similar capabilities.	5 6 7		
	(6)		erson is reckless as to whether matter is prohibited adoption rtising:	8		
		(a)	if the person is aware of a substantial risk that the matter is prohibited adoption advertising, and	10 11		
		(b)	that having regard to the circumstances known to the person, it is unjustifiable to take the risk.	12 13		
	(7)	The c	question of whether taking a risk is unjustifiable is one of fact.	14		
180	Restriction on publication of identity of parties (cf AC Act s 53)					
	(1)	or un	rson must not publish in relation to an application under this Act ader a law of another State for the adoption of a child or in on to the proceedings on such an application:	16 17 18		
		(a)	the name of an applicant, the child, or the father or mother or a guardian of the child, or	19 20		
		(b)	any matter reasonably likely to enable any of those persons to be identified.	21 22		
		Maxi or bo	mum penalty: 25 penalty units or imprisonment for 12 months, th.	23 24		
	(2)		section does not apply in relation to the publication of any matter the authority of the Court to which the application was made.	25 26		
		Note.	Publish is defined in section 176.	27		
181	Fals	se stat	ements (cf AC Act s 54, Al Act s 38)	28		
		-	rson who makes any statement (whether orally or in writing) that erson knows to be false for the purposes of or in connection with:	29 30		
		(a)	a proposed adoption or any other matter under this Act, or	31		
		(b)	an application for the supply of adoption information or an authority to supply adoption information under Chapter 8, or	32 33		
		(c)	the lodging of a contact veto under Chapter 8, or	34		

		(d)	an application for entry of the person's name in the Reunion and Information Register under Chapter 8, or	1 2
		(e)	any other request under this Act,	3
		is gui	ilty of an offence.	4
		Maxi or bo	imum penalty: 25 penalty units or imprisonment for 12 months, with.	5 6
182	lmp	erson	ation (cf AC Act s 55, Al Act s 39)	7
	(1)	parer	rson who impersonates an adopted person, birth parent, adoptive nt, relative or other person having an interest in an adopted person nnection with any matter under this Act is guilty of an offence.	8 9 10
	(2)	repre adop	out limiting subsection (1), a person who impersonates or falsely sents himself or herself to be a person whose consent to the tion of a child is required by this Act or by the law of another is guilty of an offence.	11 12 13 14
	(3)		rson who impersonates a person engaged in the administration or ution of this Act is guilty of an offence.	15 16
		Maxi or bo	imum penalty: 25 penalty units or imprisonment for 12 months, oth.	17 18
183	Pre	sentin	g forged consent or other document (cf AC Act s 56)	19
	(1)	prese for th	rson is guilty of an offence if he or she presents, or causes to be ented, to the Court in connection with an application for an order ne adoption, or recognition of the adoption, of a child under this a document:	20 21 22 23
		(a)	purporting to be an adoption document that the person knows is forged, or	24 25
		(b)	that bears any signature or certification that was obtained by fraud or duress.	26 27
		Maxi or bo	imum penalty: 25 penalty units or imprisonment for 12 months, oth.	28 29
	(2)	In thi	is section:	30
		adop	tion document means:	31
		(a)	an instrument of consent, or revocation of consent, to an adoption, or	32 33

	(b)	an adoption compliance certificate, or	1
	(c)	an order for the adoption of a child made outside Australia.	2
184	Undue inf	fluence (cf AC Act s 57)	3
	threa	rson who uses or threatens to use any force or restraint or does or tens to do any injury, or causes or threatens to cause any ment of any kind to a parent or guardian of a child with a view:	4 5
	(a)	to inducing that parent or guardian to offer or refrain from offering the child for adoption under this Act, or	7
	(b)	to influencing the parent or guardian in the expression of any wishes contained in an instrument of consent to the adoption of a child, or	9 10 11
	(c)	to inducing the parent or guardian to revoke a consent to the adoption of the child given by that parent or guardian,	12 13
	is gui	ilty of an offence.	14
	Maxi or bo	imum penalty: 25 penalty units or imprisonment for 12 months, oth.	15 16
185	Improper	witnessing of consent (cf AC Act s 58)	17
		rson who subscribes his or her name as a witness to the signature person to an instrument of consent to the adoption of a child out:	18 19 20
	(a)	being satisfied that the person signing the instrument is a parent or guardian of the child, and	21 22
	(b)	taking such steps as are prescribed by the regulations to satisfy himself or herself that the person signing the instrument understands the effect of the consent, and	23 24 25
	(c)	being satisfied that the instrument bears the date on which it is signed by the person giving the consent,	26 27
	is gui	ilty of an offence.	28
	Maxi or bo	imum penalty: 25 penalty units or imprisonment for 12 months, oth.	29 30

186	Una	authorised disclosure of information (cf Al Act s 15)	1
	(1)	A person must not disclose any information relating to an adopted person, birth parent or adoptive parent obtained in connection with the administration or execution of Chapter 8, except:	
		(a) in connection with the administration or execution of Chapter 8, or	f 5
		(b) as authorised or required by law.	7
	(2)	In any proceedings concerning Chapter 8 before any court or tribunal the court or tribunal may make an order forbidding publication of all or any of the information mentioned in the proceedings relating to an adopted person, birth parent, adoptive parent, relative or other person	l 9 n 10
	(3)	A person must not publish information in breach of an order made under this section.	e 12 13
		Maximum penalty: 25 penalty units or imprisonment for 12 months or both.	, 14 15
187	Pro	hibition on contact with birth parents of child	16
	(1)	A prospective adoptive parent of a child must not:	17
		(a) contact or attempt to contact a birth parent of the child, or	18
		(b) procure another person to contact or attempt to contact a birth parent,	1 19 20
		(whether in or outside New South Wales) before the child has been allocated to the adoptive parent in accordance with this Act and the allocation has been accepted.	
		Maximum penalty: 25 penalty units or imprisonment for 12 months or both.	, 24 25
	(2)	It is not an offence to contact or attempt to contact a birth parent or procure another person to contact or attempt to contact a birth parent if:	
		(a) the prospective adoptive parent is a relative or a step parent, or	r 29
		(b) the contact has been approved by the Director-General.	30

Vet	o on c	contact—offences (cf Al Act s 28)	1
(1)	An ii	nformation recipient must not:	2
	(a)	contact or attempt to contact the person who lodged a contact veto against contact by the information recipient, or	3
	(b)	procure another person to contact or attempt to contact that person.	6
(2)	An iı	nformation recipient must not:	7
	(a)	use information obtained under this Act after the lodgement of a contact veto to intimidate or harass the person who lodged the contact veto against contact by the information recipient, or	8 9 10
	(b)	procure any other person to intimidate or harass that person by the use of that information.	11 12
(3)	out a	rson is not to claim to act on behalf of or hold himself or herself is being willing to act on behalf of another person with a view to ravening this section.	13 14 15
(4)	In thi	is section:	16
		<i>mation recipient</i> means an adopted person, adoptive parent, birth nt, relative or other person:	17 18
	(a)	who has received an authority to supply adoption information, original birth certificate or amended birth certificate endorsed with a contact veto against contact by him or her (being a contact veto that remains in force), or	19 20 21 22
	(b)	who has had disclosed to him or her prescribed information under this Act and who has knowledge that a contact veto against contact by him or her is then in force.	23 24 25
(5)		section extends to an act contravening this section done outside ralia by a person resident or domiciled in the State.	26 27
	Maxi	imum penalty: 25 penalty units or imprisonment for 12 months,	28 29

Cha	pte	r 10	Review of decisions	1
Directo	hapter or-Gen istrativ	contains eral and	s various provisions relating to the internal review of certain decisions of the other relevant decision makers under the Act. The Chapter also enables the ions Tribunal to review some of those decisions following such an internal	2 3 4 5 6
189	Rev	viewab	le decisions	7
		In this	s Chapter:	8
			ested person means a person entitled under this Chapter to apply e relevant decision maker or Tribunal for a review of a decision.	9 10
		releva	ant decision maker means:	11
		(a)	the Director-General, or	12
		(b)	in the case of a decision made under or for the purposes of this Act by another person—that person.	13 14
		reviev	wable decision means:	15
		(a)	a decision of the relevant decision maker that may be the subject of an application to the Administrative Decisions Tribunal for a review of the decision under section 40 of the <i>Community Services (Complaints, Reviews and Monitoring) Act 1993</i> , or	16 17 18 19 20
			<b>Note.</b> Section 193 sets out the decisions of the Director-General and other relevant decision makers under this Act that are reviewable by the Administrative Decisions Tribunal under section 40 of the <i>Community Services (Complaints, Reviews and Monitoring) Act 1993.</i>	21 22 23 24
		(b)	any decision made under or for the purposes of this Act by the relevant decision maker that is a decision within a class of decisions prescribed by the regulations for the purposes of this definition.	25 26 27 28
190	Dut	y of re	elevant decision maker to give reasons in request	29
	(1)	If the intere make	e relevant decision maker makes a reviewable decision, an ested person may make a written request to the relevant decision or for the reasons for the decision.	30 31 32
	(2)	receiv writte	oon as practicable (and in any event within 28 days) after ving such a request, the relevant decision maker is to prepare a en statement of the reasons for the decision and provide it to the on who requested the reasons.	33 34 35 36

	(3)	The s	statement of reasons is to set out the following:	1
		(a)	the findings on material questions of fact, referring to the evidence or other material on which those findings were based,	2
		(b)	the relevant decision maker's understanding of the applicable law,	4
		(c)	the reasoning processes that led the relevant decision maker to the conclusions the relevant decision maker made.	6 7
	(4)	exclu	ss the regulations otherwise provide, this section applies to the asion of the provisions of Division 2 of Part 2 of Chapter 5 of the inistrative Decisions Tribunal Act 1997.	8 9 10
	(5)	The r	regulations may:	11
		(a)	exclude any class of reviewable decisions from the application of this section, or	12 13
		(b)	alter the period within which a statement of reasons under this section must be given.	14 15
191	Rele	evant	decision maker may refuse reasons in certain cases	16
	(1)		relevant decision maker may refuse to prepare and provide a ment of reasons requested by a person under section 190:	17 18
		(a)	if the relevant decision maker is of the opinion that the person is not entitled to be given the statement, or	19 20
		(b)	in the case of a decision the terms of which were recorded in writing and set out in a document that was provided to the person—if the request was not made within 28 days after the person was provided with the document, or	21 22 23 24
		(c)	in any other case—if the request was not made within a reasonable time after the decision was made.	25 26
	(2)	stater perso reaso	e relevant decision maker refuses to prepare and provide a ment of reasons the relevant decision maker must notify the on requesting the statement, in writing, of the refusal and the ons for the refusal as soon as practicable (and in any event within mays) after the request.	27 28 29 30 31

192	Inte	rnal re	eview (cf Al Act s 35A)	1
	(1)	If the intere	may apply for an internal review?  e relevant decision maker makes a reviewable decision, an ested person may apply for an internal review of that decision this section.	2 3 4 5
	(2)		irements for an application oplication for an internal review is:	6 7
		(a)	to be in writing, and	8
		(b)	to be addressed to the relevant decision maker, and	9
		(c)	to specify an address in Australia to which a notice under subsection (8) may be sent, and	10 11
		(d) (e)	to be lodged at the office (or an office) of the relevant decision maker within 28 days (or such later date as the relevant decision maker may allow) after the person:  (i) if the person has requested reasons under section 190—was provided with a statement of reasons under section 190 or notified under section 191 of a refusal to provide reasons, or  (ii) if the person has not requested reasons under section 190—was notified of the making of the reviewable decision, and  to comply with such other requirements as may be prescribed by the regulations in relation to the making of applications for internal reviews.	12 13 14 15 16 17 18 19 20 21 22 23
	(3)	An ap by ar direct review must	is to deal with an application? oplication for an internal review of a decision is to be dealt with an individual (other than the relevant decision maker) who is used to do so by the relevant decision maker (the <i>internal wer</i> ). The internal reviewer directed to deal with an application be, as far as is practicable, an individual:	24 25 26 27 28 29 30
		(a)	who was not substantially involved in the process of making the decision under review, and	31 32
		(b)	who is an officer or employee of the Department or of another body (if any) prescribed by the regulations, and	33 34
		(c)	who is otherwise suitably qualified to deal with the issues raised by the application.	35 36

(4)	Material to be considered In reviewing a decision, the internal reviewer dealing with the application is to consider any relevant material submitted by the applicant.	1 2 3 4
(5)	<b>Review of the application</b> Following the internal review of the decision, the internal reviewer may:	5 6 7
	(a) affirm the decision, or	8
	(b) vary the decision, or	9
	(c) set aside the decision and make a decision in substitution for the decision that is set aside.	10 11
(6)	Reviewer has functions of relevant decision maker In exercising a function under subsection (5), an internal reviewer is taken for all purposes to have the right to exercise the same functions in law that the relevant decision maker had in making the decision being reviewed.	12 13 14 15 16
(7)	Reviewer to notify relevant decision maker of decision An internal reviewer must notify the relevant decision maker of the result of, and the reasons for, his or her decision under subsection (5) as soon as is practicable after making the decision.	17 18 19 20
(8)	Notice of result of review and appeal rights As soon as practicable (or in any event within 21 days) after the completion of an internal review of a decision, the relevant decision maker must notify the applicant in writing of:	21 22 23 24
	(a) the outcome of the internal review, and the reasons for the decision in the internal review, and	25 26
	(b) the right (if any) of the person to have the decision reviewed by the Administrative Decisions Tribunal as referred to in section 193.	27 28 29
(9)	Statement of reasons For the purposes of subsection (8), an applicant is notified of the reasons for a decision in an internal review only if the applicant is given a statement of reasons setting out the following:	30 31 32 33
	(a) the findings on material questions of fact, referring to the evidence or other material on which those findings were based,	34 35
	(b) the understanding of the internal reviewer of the applicable law,	36

	(c)	the reasoning processes that led the internal reviewer to the conclusions the reviewer made.	1 2
(10)	Statu	s of decisions made on internal review	3
( /		he purposes of this Act, a reviewable decision that is affirmed,	4
		d or set aside and substituted under subsection (5) is:	5
	(a)	taken to have been made by the relevant decision maker (as	6
	(a)	affirmed, varied or substituted by the internal reviewer), and	7
	(b)	taken to have been made on the date under which the applicant	8
	` '	is given a notice under subsection (8).	9
(11)	Wher	n an internal review is finalised	10
` /	An in	nternal review is taken to be finalised if:	11
	(a)	the applicant is notified of the outcome of the review under	12
	` /	subsection (8), or	13
	(b)	the applicant is not notified of the outcome of the review	14
	(-)	within 28 days after the application for the review is lodged (or	15
		such other period as the relevant decision maker and person	16
		agree on).	17
(12)	No in	ternal reviews of decisions previously reviewed under this section	18
` ,		rson is not entitled to a review under this section of any decision	19
	previ	ously reviewed under this section or a decision made under	20
	subse	ection (5).	21
(13)	This	section applies to the exclusion of section 53 (Internal reviews)	22
` /		e Administrative Decisions Tribunal Act 1997. For the purposes	23
	of th	e application of that Act to the review of any decisions made	24
		r this section, any reference to an internal review of the decision	25
		r that Act is taken to be a reference to an internal review under	26
	this s	ection.	27
(14)	Regu	lation-making powers	28
	The 1	regulations may:	29
	(a)	prescribe requirements to be observed in relation to the conduct	30
		of an internal review under this section, or	31
	(b)	exclude any class of reviewable decisions from the application	32
		of this section, or	33
	(c)	alter the period within which an internal review must be	34
		conducted or a notice given under this section.	35

193	<b>Decisions that are reviewable by Administrative Decisions Tribunal</b> (cf AC Act ss 14, 67A, Al Act s 36)					
	(1)	(Complexision)	ne purposes of section 40 (1) (a) of the <i>Community Services</i> plaints, <i>Reviews and Monitoring</i> ) Act 1993, any of the following ons made by the relevant decision maker are reviewable by the nistrative Decisions Tribunal:	3 4 5 6		
		(a)	a decision to refuse an application for accreditation under section 13,	7 8		
		(b)	a decision in relation to the adoption services that may be provided by an adoption agency accredited under section 13,	9 10		
		(c)	a decision to impose a condition on the accreditation of an adoption agency under section 17,	11 12		
		(d)	a decision to revoke or suspend the accreditation of an adoption agency, other than a decision to revoke or suspend requested by the agency,	13 14 15		
		(e)	a failure or refusal to supply any adoption information to a person, or to authorise the Registrar or another information source to do so under Chapter 8,	16 17 18		
		(f)	a failure or refusal to enter the name of any person in a register under Chapter 8,	19 20		
		(g)	a failure or refusal to arrange a reunion or to take any action to locate a person under Part 5 of Chapter 8,	21 22		
		(h)	a failure or refusal to approach a person who has lodged a contact veto in accordance with a request made under section 161,	23 24 25		
		(i)	a decision made under or for the purposes of this Act by the relevant decision maker that is a decision within a class of decisions prescribed by the regulations for the purposes of this section.	26 27 28 29		
	(2)	and I	te section 40 of the <i>Community Services (Complaints, Reviews Monitoring) Act 1993</i> , an application cannot be made to the nal under that section until the decision concerned has been wed under section 192 (Internal review) of this Act.	30 31 32 33		

Cha	pte	r 11	Miscellaneous	1
also re	napter peals	contains the <i>Ado</i>	s various provisions relating to the general operation of the Act. The Chapter ption of Children Act 1965 and the Adoption Information Act 1990 and the der those Acts.	2 3 4 5
194	Res	trictio	n on inspection of records (cf AC Act ss 66, 67)	6
	(1)	regula or ma	ot as provided by this Act (in particular Chapter 8) or the ations, the following records are not to be open to inspection by, and available to, any person, including any party to proceedings the Court under this Act:  records made in connection with the administration or	7 8 9 10
		(a)	execution of this Act or the former Acts,	12
		(b)	<ul> <li>without limiting paragraph (a):</li> <li>(i) records of any proceedings under this Act or the former Acts, and</li> <li>(ii) any reports made under section 40, 78 or 91 of this Act or comparable provisions of the former Acts.</li> </ul>	13 14 15 16 17
	(2)		ection (1) (b) does not apply to any record or report if so ordered e Court.	18 19
195	Abo	rigina	l adoption consultative organisation	20
	(1)	that r	Director-General may approve an organisation as an organisation may provide advice and assistance to Aboriginal families or ip groups in relation to care options for Aboriginal children for urposes of this Act.	21 22 23 24
	(2)		Director-General must not approve an organisation under this on unless the Director-General is satisfied that:	25 26
		(a)	the organisation is managed solely or partly by Aboriginals, and	27
		(b)	its activities are carried on for the benefit of Aboriginals, and	28
		(c)	it has experience in child and family welfare matters.	29

196	Tor	res Str	rait Islander adoption consultative organisation	1
	(1)	that r famili	Director-General may approve an organisation as an organisation may provide advice and assistance to Torres Strait Islander ies in relation to care options for Torres Strait Islander children e purposes of this Act.	2 3 4 5
	(2)	The I	Director-General is not to approve an organisation under this on unless the Director-General is satisfied that:	6
		(a)	the organisation is managed solely or partly by Torres Strait Islanders, and	8
		(b)	its activities are carried on for the benefit of Torres Strait Islanders, and	10 11
		(c)	it has experience in child and family welfare matters.	12
197	Mar	nner of	f giving notice (cf Al Act s 37)	13
	(1)		notice required to be given under this Act may be given nally or by post.	14 15
	(2)	at wh	erson required to be given notice has duly nominated an address ich the person is to be notified, the notice may be given to the n only at that address.	1 <i>6</i> 17 18
	(3)	anoth to giv	ite subsection (2), the Director-General may give notice at er address known to the Director-General if after duly attempting the notice at the nominated address the Director-General has unable to notify the person.	19 20 21 22
198	Not	ices ar	nd other documents to be written in other languages	23
	(1)	If:		24
		(a)	the Director-General is required, by or under this Act, to cause a notice or other instrument to be given to a person, and	25 26
		(b)	it appears to the Director-General that the person is not literate in the English language but is literate in another language,	27 28
			Director-General must, in so far as it is reasonably practicable, the notice or other instrument to be written in the other age.	29 30 31
	(2)	there	notice or other instrument must be written in such a form that is a reasonable expectation that its contents will be understood by erson to whom it is given.	32 33 34

	(3)		re to comply with subsection (1) does not invalidate any thing under any other provision of this Act.	1
199	Ent	itleme	nts of disabled persons (cf Al Act s 36A)	3
	(1)		s section, a reference to a person with a disability is a reference person:	4
		(a)	who is intellectually, physically, psychologically or sensorily disabled, or	6
		(b)	who is of advanced age, or	8
		(c)	who is a mentally incapacitated person, or	9
		(d)	who is otherwise disabled,	10
		activi	who, because of that fact, is restricted in one or more major life ities to such an extent that he or she requires supervision or social pilitation.	11 12 13
	(2)	If a p	erson with a disability:	14
		(a)	has an entitlement to receive adoption information, or may lodge a contact veto or advance notice request, under this Act, and	15 16 17
		(b)	is unable, because of the disability, to do anything required by this Act that must be done if the person is to receive the adoption information or lodge the contact veto or advance notice request,	18 19 20 21
		Part 4	her person may, if so directed by the Guardianship Tribunal under 4A of the <i>Guardianship Act 1987</i> , do any such act on behalf of erson with the disability.	22 23 24
	(3)	The I	Director-General may:	25
		(a)	refuse to supply any birth certificate endorsed with a contact veto to a person acting on behalf of a person with a disability, or	26 27 28
		(b)	direct an information source not to supply any such birth certificate,	29 30
		to ens	Director-General is of the opinion that the person will be unable sure that the person with the disability will not contact or attempt ntact the person who lodged the contact veto.	31 32 33

200	Fees and charges (cf Al Act s 35)					
	(1)	charg	Director-General or other information source may demand fees or ges in relation to the supply of documents or information, or the sion of services, under this Act.	2 3 4		
	(2)	payal	Director-General is to notify, in the Gazette, the fees or charges ble under this Act to the Director-General and (if the ctor-General has been so informed) to other information sources.	5 6 7		
	(3)	charg	tice under subsection (2) may specify the minimum fees or ges payable in relation to the supply of any documents or mation, or provision of any service, under this Act.	8 9 10		
	(4)	any f	Director-General or other information source may waive or reduce dees or charges (other than a minimum fee or charge referred to in action (3)) payable under this Act.	11 12 13		
	(5)		regulations may make provision for or with respect to fees and ges payable under this Act	14 15		
201			of financial and other assistance to certain children and birth of AC Act s 68A)	16 17		
	(1)		Director-General may, with respect to a child of a class or iption prescribed by the regulations, enter into an agreement with:	18 19		
		(a)	a person or persons with whom the child has been placed for the purposes of adoption, or	20 21		
		(b)	the applicant, or applicants, for an adoption order in relation to the child, or	22 23		
		(c)	the adoptive parent, or adoptive parents, of the child,	24		
		and c	ne provision of such financial or other assistance, on such terms conditions as may be agreed, in order to assist or promote the best ests of the child.	25 26 27		
	(2)	provi or the	Director-General may agree to inclusion in an adoption plan of sion for financial and other assistance to be given to a birth parent e birth parents of a child who has been placed for adoption, on terms and conditions as are agreed.	28 29 30 31		
	(3)	into a other	ing in this section prevents the Director-General from entering an agreement in relation to a child so as to provide financial or assistance both before and after an adoption order in relation to hild is made.	32 33 34 35		

202	Adr	ninistr	ration of certain estates (cf AC Act s 68B)	1
	(1)	In thi	s section, a reference to the executor or administrator of the estate deceased person includes a reference to a person who is a trustee whole or any part of the property comprised in the estate.	2 3 4
	(2)	If:		5
		(a)	an adopted person is a beneficiary under the estate of a deceased person, and	6 7
		(b)	the executor or administrator of the estate does not know the name or whereabouts of the adopted person, and	8
		(c)	the Director-General certifies, in writing, to the executor or administrator that the Director-General knows the name and whereabouts of the adopted person and that the adopted person is alive,	10 11 12 13
		Trust perso under	xecutor or administrator may, with the approval of the Public ee, transfer to the Public Trustee, on behalf of the adopted on, any property to which the adopted person may be entitled or the estate or which may be otherwise applied for the adopted on's benefit.	14 15 16 17 18
	(3)	execu	nsfer made under this section is valid against all persons and the ator or administrator is absolutely discharged from all liability in on to a transfer so made by the executor or administrator.	19 20 21
	(4)	Trust to wh prope Trust	Public Trustee is to apply any property transferred to the Public ee under this section on behalf of the adopted person in relation from it was transferred in accordance with the trusts on which the erty was held immediately before it was transferred as if the Public ee were the executor or administrator of the estate of the deceased on in relation to which the transfer was made.	22 23 24 25 26 27
	(5)	any p	ing in this section affects any right of a person to claim or recover roperty transferred under this section from a person other than the utor or administrator who transferred the property.	28 29 30
203	Aut	hority	to prosecute (cf AC Act s 59, Al Act s 40)	31
			eedings for an offence against this Act or the regulations must not ommenced except with the written consent of the Minister.	32 33

204	Pro	ceedings for offences (cf AC Act s 60, Al Act s 40)	1
	(1)	Proceedings for an offence against this Act or the regulations are to be dealt with summarily before a Local Court constituted by a Magistrate sitting alone.	2 3 4
	(2)	Proceedings for an offence against this Act or the regulations may be commenced:	5 6
		(a) within but not later than 12 months after the date on which the offence is alleged to have been committed, or	7 8
		(b) within but not later than 6 months after the date on which evidence of the offence first came to the attention of any relevant authorised officer,	9 10 11
		whichever is the later time.	12
	(3)	If subsection (2) (b) is relied on for the purpose of commencing proceedings for an offence, the information or application must contain particulars of the date on which evidence of the offence first came to the attention of any relevant authorised officer and need not contain particulars of the date on which the offence was committed. The date on which evidence of the offence first came to the attention of any relevant authorised officer is the date specified in the information or application, unless the contrary is established.	13 14 15 16 17 18 19 20
	(4)	This section applies despite anything in the <i>Justices Act 1902</i> or any other Act.	21 22
	(5)	In this section:	23
		evidence of an offence means evidence of any act or omission constituting the offence.	24 25
		<i>relevant authorised officer</i> means a person prescribed by the regulations as an authorised officer for the purposes of this definition.	26 27
205	Exc	clusion from proceedings (cf AC Act s 60)	28
	(1)	At the hearing of any proceedings in relation to an offence against this Act or the regulations, any person not directly interested in the proceedings is to be excluded from the court, unless the court otherwise directs.	29 30 31 32

	(2)	A cou	urt may:	1
		(a)	direct a child to leave the court at any time during the hearing of any proceedings in relation to an offence against this Act or the regulations, or	2 3 4
		(b)	direct any person to leave the court during the examination of any witness in any such proceedings,	5
			court is of the opinion that, in the interests of a child, such a cion should be given.	7 8
	(3)	thoug	bowers of the court under subsection (2) may be exercised even the child or person directed to leave the court may be directly ested in the proceedings.	9 10 11
	(4)	again	section applies to and in relation to the hearing of any appeal st the decision of a court in the same way as it applies to and in on to the hearing of proceedings before the court.	12 13 14
206	Dele	egatio	า	15
	(1)	perso	Minister may delegate to the Director-General, or to any other n, the exercise of any of the Minister's powers under this Act or egulations, other than this power of delegation.	16 17 18
	(2)	The I	Director-General may delegate to any person the exercise of:	19
		(a)	any of the functions delegated to the Director-General by the Minister, or	20 21
		(b)	any of the other functions of the Director-General under this Act or the regulations, other than this power of delegation.	22 23
207	Rul	es of c	court (cf AC Act s 72)	24
	(1)		s of court may be made under the <i>Supreme Court Act 1970</i> ating practice and procedure in relation to proceedings under this	25 26 27
	(2)		ection (1) does not limit the rule-making powers conferred by the <i>eme Court Act 1970</i> .	28 29
208	Reg	julatio	ns (cf AC Act s 73, Al Act s 41)	30
	(1)	for o	Governor may make regulations, not inconsistent with this Act, r with respect to any matter that by this Act is required or litted to be prescribed or that is necessary or convenient to be ribed for carrying out or giving effect to this Act.	31 32 33

	(2)	In pa	rticular, regulations may be made for or with respect to the ving:	1 2
		(a)	the exercise of any function conferred under Chapter 8 of this Act (including, but not limited to, the supply of adoption information and the issue of authorities to supply such information),	3 4 5 6
		(b)	internal review of decisions made by the Director-General under this Act,	7 8
		(c)	money paid in relation to adoption services provided by the Director-General or accredited intercountry adoption agencies in relation to intercountry adoptions and accounting for the expenditure of such money.	9 10 11 12
	(3)		gulation may create an offence punishable by a penalty not eding 50 penalty units.	13 14
209	Rep	eals		15
	(1)	The f	following are repealed:	16
		(a)	the Adoption of Children Act 1965,	17
		(b)	the Adoption Information Act 1990,	18
		(c)	the Adoption of Children Regulation 1995,	19
		(d)	the Adoption Information Regulation 1996.	20
	(2)	provi	rent days may be appointed for the commencement of the sions of subsection (1) for the purpose of repealing, on different different provisions of the instruments referred to in the ction.	21 22 23 24
210			on on Protection of Children and Cooperation in Respect of try Adoption	25 26
		Scheo	lule 1 has effect.	27
211	Am	endme	ent of other laws	28
		Each Scheo	law specified in Schedule 2 is amended as set out in that dule.	29 30
212	Sav	ings a	nd transitional provisions	31
		Scheo	dule 3 has effect.	32

213	Review of Act				
	(1)	The Minister is to review this Act to determine whether the policy objectives of the Act remain valid and whether the terms of the Act	2 3		
		remain appropriate for securing those objectives.	4		
	(2)	The review is to be undertaken as soon as possible after the period of	5		
		5 years from the date of assent to this Act.	6		
	(3)	A report on the outcome of the review is to be tabled in each House of	7		
		Parliament within 12 months after the end of the period of 5 years.	8		

Schedule 1	Convention on Protection of Children and Cooperation in Respect of Intercountry	1 2
	Adoption	3
	(Section 210 and Dictionary)	4
Schedule 1	The Convention	5
	ON PROTECTION OF CHILDREN AND COOPERATION RESPECT OF INTERCOUNTRY ADOPTION	6 7
The States signate	ory to the present Convention,	8
	the child, for the full and harmonious development of his or her	9
	ald grow up in a family environment, in an atmosphere of and understanding,	10 11
	ch State should take, as a matter of priority, appropriate measures d to remain in the care of his or her family of origin,	12 13
	intercountry adoption may offer the advantage of a permanent	14
family to a child i	for whom a suitable family cannot be found in his or her State of	15 16
Convinced of the	necessity to take measures to ensure that intercountry adoptions	17
	best interests of the child and with respect for his or her ts, and to prevent the abduction, the sale of, or traffic in children,	18 19
•	lish common provisions to this effect, taking into account the	20
	th in international instruments, in particular the <i>United Nations</i>	21
	ne Rights of the Child, of 20 November 1989, and the United	22
	on on Social and Legal Principles relating to the Protection and	23
	ren, with Special Reference to Foster Placement and Adoption ernationally (General Assembly Resolution 41/85, of 3 December	24 25
1986),	ematerially (Scheral Assembly Resolution 41/03, of 3 December	26

Schedule 1	Convention on Protection of Children and Cooperation in Respect of Intercountry Adoption	
Have agreed	upon the following provisions—	1
CHAPTER I-	—SCOPE OF THE CONVENTION	2
Article 1		3
The objects o	of the present Convention are—	4
best interests	sh safeguards to ensure that intercountry adoptions take place in the of the child and with respect for his or her fundamental rights as international law,	5 6 7
	sh a system of cooperation amongst Contracting States to ensure that ards are respected and thereby prevent the abduction, the sale of, or dren,	8 9 10
	e the recognition in Contracting States of adoptions made in with the Convention.	11 12
Article 2		13
Contracting S another Contr the State of or	evention shall apply where a child habitually resident in one state ('the State of origin') has been, is being, or is to be moved to racting State ('the receiving State') either after his or her adoption in rigin by spouses or a person habitually resident in the receiving State, rposes of such an adoption in the receiving State or in the State of	14 15 16 17 18
2 The Conversal relationship.	vention covers only adoptions which create a permanent parent-child	20 21
Article 3		22
	tion ceases to apply if the agreements mentioned in Article 17, $c$ , have not been given before the child attains the age of eighteen	23 24 25
CHAPTER II	—REQUIREMENTS FOR INTERCOUNTRY ADOPTIONS	26
Article 4		27
	within the scope of the Convention shall take place only if the thorities of the State of origin—	28 29

30

have established that the child is adoptable,

b	have determined, after possibilities for placement of the child within the State	1	
of c	f origin have been given due consideration, that an intercountry adoption is in the		
chil	ld's best interests,	3	
c	have ensured that	4	
(1)	the persons, institutions and authorities whose consent is necessary for	5	
` ′	adoption, have been counselled as may be necessary and duly informed of the	6	
	effects of their consent, in particular whether or not an adoption will result in	7	
	the termination of the legal relationship between the child and his or her family	8	
	of origin,	9	
(2)	such persons, institutions and authorities have given their consent freely, in the	10	
	required legal form, and expressed or evidenced in writing,	11	
(3)	the consents have not been induced by payment or compensation of any kind	12	
` '	and have not been withdrawn, and	13	
(4)	the consent of the mother, where required, has been given only after the birth	14	
( - )	of the child, and	15	
d	have ensured, having regard to the age and degree of maturity of the child, that	16	
(1)	he or she has been counselled and duly informed of the effects of the adoption	17	
(-)	and of his or her consent to the adoption, where such consent is required,	18	
(2)	consideration has been given to the child's wishes and opinions,	19	
(3)	the child's consent to the adoption, where such consent is required, has been	20	
` /	given freely, in the required legal form, and expressed or evidenced in writing,	21	
	and	22	
(4)	such consent has not been induced by payment or compensation of any kind.	23	
Art	icle 5	24	
An	adoption within the scope of the convention shall take place only if the	25	
	npetent authorities of the receiving State—	26	
a	have determined that the prospective adoptive parents are eligible and suited	27	
	dopt,	28	
	• '		
b	have ensured that the prospective adoptive parents have been counselled as	29	
	may be necessary, and	30	
c	have determined that the child is or will be authorised to enter and reside	31	
per	manently in that State.	32	

Schedule 1	Convention on Protection of Children and Cooperation in Respect of
	Intercountry Adoption

CHAPTER III—CENTRAL AUTHORITIES AND ACCREDITED BODIES	1
Article 6	2
1 A Contracting State shall designate a Central Authority to discharge the duties	3
which are imposed by the Convention upon such authorities.	4
2 Federal States, States with more than one system of law or States having	5
autonomous territorial units shall be free to appoint more than one Central	6
Authority and to specify the territorial or personal extent of their functions. Where	7
a State has appointed more than one Central Authority, it shall designate the Central	8
Authority to which any communication may be addressed for transmission to the	9
appropriate Central Authority within that State.	10
Article 7	11
1 Central Authorities shall cooperate with each other and promote cooperation	12
amongst the competent authorities in their States to protect children and to achieve	13
the other objects of the Convention.	14
2 They shall take directly all appropriate measures to—	15
a provide information as to the laws of their States concerning adoption and	16
other general information, such as statistics and standard forms,	17
b keep one another informed about the operation of the Convention and, as far	18
as possible, eliminate any obstacles to it application.	19
Article 8	20
Central Authorities shall take, directly or through public authorities, all appropriate	21
measures to prevent improper financial or other gain in connection with an	22
adoption and to deter all practices contrary to the objects of the Convention.	23
Article 9	24
Central Authorities shall take, directly or through public authorities or other bodies	25
duly accredited in their State, all appropriate measures, in particular to—	26
a collect, preserve and exchange information about the situation of the child and	27
the prospective adoptive parents, so far as is necessary to complete the adoption,	28
b facilitate, follow and expedite proceedings with a view to obtaining the	29
adoption,	30

Convention on Protection of Children and Cooperation in Respect of Intercountry Adoption

c promote the development of adoption counselling and post-adoption services in their States,	1 2
d provide each other with general evaluation reports about experience with intercountry adoption,	3 4
e reply, in so far as is permitted by the law of their State, to justified requests from other Central Authorities or public authorities for information about a particular adoption situation.	5 6 7
Article 10	8
Accreditation shall only be granted to and maintained by bodies demonstrating their competence to carry out properly the tasks with which they may be entrusted.	9 10
Article 11	11
An accredited body shall—	12
a pursue only non-profit objectives according to such conditions and within such limits as may be established by the competent authorities of the State of accreditation,	13 14 15
b be directed and staffed by persons qualified by their ethical standards and by training or experience to work in the field of intercountry adoption, and	16 17
c be subject to supervision by competent authorities of that State as to its composition, operation and financial situation.	18 19
Article 12	20
A body accredited in one Contracting State may act in another Contracting State only if the competent authorities of both States have authorised it to do so.	21 22
Article 13	23
The designation of the Central Authorities and where appropriate, the extent of their functions, as well as the names and addresses of the accredited bodies shall be communicated by each Contracting State to the Permanent Bureau of the Hague Conference on Private International Law.	24 25 26 27

Schedule 1	Convention on Protection of Children and Cooperation in Respect of
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CHAPTER IV—PROCEDURAL REQUIREMENTS IN INTERCOUNTRY ADOPTION	1 2
Article 14	3
Persons habitually resident in a Contracting State, who wish to adopt a child habitually resident in another Contracting State, shall apply to the Central Authority in the State of their habitual residence.	4 5 6
Article 15	7
1 If the Central Authority of the receiving State is satisfied that the applicants are eligible and suited to adopt, it shall prepare a report including information about their identity, eligibility and suitability to adopt, background, family and medical	8 9 10
history, social environment, reasons for adoption, ability to undertake an intercountry adoption, as well as the characteristics of the children for whom they would be qualified to care.	11 12 13
2 It shall transmit the report to the Central Authority of the State of origin.	14
Article 16	15
1 If the Central Authority of the State of origin is satisfied that the child is adoptable, it shall—	16 17
a prepare a report including information about his or her identity, adoptability, background, social environment, family history, medical history including that of the child's family, and any special needs of the child,	18 19 20
b give due consideration to the child's upbringing and to his or her ethnic, religious and cultural background,	21 22
c ensure that consents have been obtained in accordance with Article 4, and	23
d determine, on the basis in particular of the reports relating to the child and the prospective adoptive parents, whether the envisaged placement is in the best interests of the child.	24 25 26
2 It shall transmit to the Central Authority of the receiving State its report on the child, proof that the necessary consents have been obtained and the reasons for its determination on the placement, taking care not to reveal the identity of the mother and the father if, in the State of origin, these identities may not be disclosed.	27 28 29 30

Convention	on Protection	of Children	and Coop	eration in	Respect of
Intercountry	Adoption				

Article 17	1
Any decision in the State of origin that a child should be entrusted to prospective adoptive parents may only be made if—	2 3
a the Central Authority of that State has ensured that the prospective adoptive parents agree,	4 5
b the Central Authority of the receiving State has approved such decision, where such approval is required by the law of that State or by the Central Authority of the State of origin,	6 7 8
c the Central Authorities of both States have agreed that the adoption may proceed, and	9 10
d it has been determined, in accordance with Article 5, that the prospective adoptive parents are eligible and suited to adopt and that the child is or will be authorised to enter and reside permanently in the receiving State.	11 12 13
Article 18	14
The Central Authorities of both States shall take all necessary steps to obtain permission for the child to leave the State of origin and to enter and reside permanently in the receiving State.	15 16 17
Article 19	18
1 The transfer of the child to the receiving State may only be carried out if the requirements of Article 17 have been satisfied.	19 20
2 The Central Authorities of both States shall ensure that this transfer takes place in secure and appropriate circumstances and, if possible, in the company of the adoptive or prospective adoptive parents.	21 22 23
3 If the transfer of the child does not take place, the reports referred to in Articles 15 and 16 are to be sent back to the authorities who forwarded them.	24 25
Article 20	26
The Central Authorities shall keep each other informed about the adoption process and the measures taken to complete it, as well as about the progress of the placement if a probationary period is required.	27 28 29

Schedule 1	Convention on Protection of Children and Cooperation in Respect of
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Article 21	1
1 Where the adoption is to take place after the transfer of the child to the	2
receiving State and it appears to the Central Authority of that State that the	3
continued placement of the child with the prospective adoptive parents is not in the	4
child's best interests, such Central Authority shall take the measures necessary to	5
protect the child, in particular—	6
a to cause the child to be withdrawn from the prospective adoptive parents and	7
to arrange temporary care,	8
b in consultation with the Central Authority of the State of origin, to arrange	9
without delay a new placement of the child with a view to adoption or, if this is not	10
appropriate, to arrange alternative long-term care, an adoption shall not take place	11
until the Central Authority of the State of origin has been duly informed concerning	12
the new prospective adoptive parents,	13
c as a last resort, to arrange the return of the child, if his or her interests so	14
require.	15
2 Having regard in particular to the age and degree of maturity of the child, he	16
or she shall be consulted and, where appropriate, his or her consent obtained in	17
relation to measures to be taken under this Article.	18
Article 22	19
1 The functions of a Central Authority under this Chapter may be performed by	20
public authorities or by bodies accredited under Chapter III, to the extent permitted	21
by the law of its State.	22
2 Any Contracting State may declare to the depositary of the Convention that the	23
functions of the Central Authority under Articles 15 to 21 may be performed in that	24
State, to the extent permitted by the law and subject to the supervision of the	25
competent authorities of that State, also by bodies or person who—	26
a meet the requirements of integrity, professional competence, experience and	27
accountability of that State, and	28
b are qualified by their ethical standards and by training or experience to work	29
in the field of intercountry adoption.	30
3 A Contracting State which makes the declaration provided for in paragraph 2	31
shall keep the Permanent Bureau of the Hague Conference on Private International	32
Law informed of the names and addresses of these bodies and persons.	33

Convention on Protection of Child	dren and Cooperation in Respect of
Intercountry Adoption	

4 Any Contracting State may declare to the depositary of the Convention that	1
adoptions of children habitually resident in its territory may only take place if the	2
functions of the Central Authorities are performed in accordance with paragraph 1.	3
Notwithstanding any declaration made under paragraph 2, the reports provide	4
for in Articles 15 and 16 shall, in every case, be prepared under the responsibility	5
of the Central Authority or other authorities or bodies in accordance with paragraph	6
1.	7
CHAPTER V—RECOGNITION AND EFFECTS OF THE ADOPTION	8
Article 23	9
An adoption certified by the competent authority of the State of the adoption	10
as having been made in accordance with the Convention shall be recognised by	11
operation of law in the other Contracting States. The certificate shall specify when	12
and by whom the agreements under Article 17, sub-paragraph $c$ , were given.	13
2 Each Contracting State shall, at the time of signature, ratification, acceptance,	14
approval or accession, notify the depositary of the Convention of the identity and	15
the functions of the authority or the authorities which, in that State, are competent	16
to make the certification. It shall also notify the depositary of any modification in	17
the designation of these authorities.	18
Article 24	19
The recognition of an adoption may be refused in a Contracting State only if the	20
adoption is manifestly contrary to its public policy, taking into account the best	21
interests of the child.	22
Article 25	23
Any Contracting State may declare to the depositary of the Convention that it will	24
not be bound under this Convention to recognise adoptions made in accordance	25
with an agreement concluded by application of Article 39, paragraph 2.	26
Article 26	27
1 The recognition of an adoption includes recognition of—	28
a the legal parent-child relationship between the child and his or her adoptive	29
parents,	30
b parental responsibility of the adoptive parents for the child.	31

Schedule 1	Convention on Protection of Children and Cooperation in Respect of
	Intercountry Adoption

c the termination of a pre-existing legal relationship between the child and his or her mother and father, if the adoption has this effect in the Contracting State where	1 2
it was made.	3
2 In the case of an adoption having the effect of terminating a pre-existing legal parent-child relationship, the child shall enjoy in the receiving State, and in any	4 5
other Contracting State where the adoption is recognised, rights equivalent to those	6
resulting from adoptions having this effect in each such State.	7
3 The preceding paragraphs shall not prejudice the application of any provision	8
more favourable for the child, in force in the Contracting State which recognises the	9
adoption.	10
Article 27	11
1 Where an adoption granted in the State of origin does not have the effect of	12
terminating a pre-existing legal parent-child relationship, it may, in the receiving	13
State which recognises the adoption under the Convention, be converted into an	14
adoption having such an effect—	15
a if the law of the receiving State so permits, and	16
b if the consent referred to in Article 4, sub-paragraphs $c$ and $d$ have been or are	17
given for the purpose of such an adoption.	18
2 Article 23 applies to the decision converting the adoption.	19
CHAPTER VI—GENERAL PROVISIONS	20
Article 28	21
The Convention does not affect any law of a State of origin which requires that the	22
adoption of a child habitually resident within that State take place in that State or	23
which prohibits the child's placement in, or transfer to, the receiving State prior to	24
adoption.	25
Article 29	26
There shall be no contact between the prospective adoptive parents and the child's	27
parents or any other person who has care of the child until the requirements of	28
Article 4, sub-paragraphs $a$ to $c$ , and Article 5, sub-paragraph $a$ , have been met,	29
unless the adoption takes place within a family or unless the contact is in	30
compliance with the conditions established by the competent authority of the State	31
of origin.	32

Convention on Protection of Children and Cooperation in Respect of Intercountry Adoption

Article 30	1
1 The competent Authorities of a Contracting State shall ensure that information held by them concerning the child's origin, in particular information concerning the identity of his or her parents, as well as the medical history, is preserved.	2 3 4
2 They shall ensure that the child or his or her representative has access to such information, under appropriate guidance, in so far as is permitted by the law of that State.	5 6 7
Article 31	8
Without prejudice to Article 30, personal data gathered or transmitted under the Convention, especially data referred to in Articles 15 and 16, shall be used only for the purposes for which they were gathered or transmitted.	9 10 11
Article 32	12
1 No one shall derive improper financial or other gain from an activity related to an intercountry adoption.	13 14
2 Only costs and expenses, including reasonable professional fees of person involved in the adoption, may be charged or paid.	15 16
3 The directors, administrators and employees of bodies involved in an adoption shall not receive remuneration which is unreasonably high in relation to services rendered.	17 18 19
Article 33	20
A competent authority which finds that any provision of the Convention has not been respected or that there is a serious risk that it may not be respected, shall immediately inform the Central Authority of its State. This Central Authority shall be responsible for ensuring that appropriate measures are taken.	21 22 23 24
Article 34	25
If the competent authority of the State of destination of a document so requests, a translation certified as being in conformity with the original must be furnished. Unless otherwise provided, the costs of such translation are to be borne by the prospective adoptive parents.	26 27 28 29

Intercountry Adoption

Schedule 1

Article 35	
The competent authorities of the Contracting States shall act expeditiously in the process of adoption.	2
Article 36	4
In relation to a State which has two or more systems of law with regard to adoption applicable in different territorial units—	
a any reference to habitual residence in that State shall be construed as referring to habitual residence in a territorial unit of that State,	7
b any reference to the law of that State shall be construed as referring to the law in force in the relevant territorial unit,	<u>9</u> 10
c any reference to the competent authorities or to be public authorities of that State shall be construed as referring to those authorised to act in the relevant territorial unit,	11 12 13
d any reference to the accredited bodies of that State shall be construed as referring to bodies accredited in the relevant territorial unit.	14 15
Article 37	16
In relation to a State which with regard to adoption has two or more systems of law applicable to different categories of person, any reference to the law of that State shall be construed as referring to the legal system specified by the law of that State.	17 18 19
Article 38	20
A State within which different territorial units have their own rules of law in respect of adoption shall not be bound to apply the Convention where a State with a unified system of law would not be bound to do so.	21 22 23
Article 39	24
1 The Convention does not affect any international instrument to which Contracting States are Parties and which contains provisions on matters governed by the Convention, unless a contrary declaration is made by the States Parties to such instrument.	25 26 27 28
2 Any Contracting State may enter into agreements with one or more other Contracting States, with a view to improving the application of the Convention in	29 30

their mutual relations. These agreements may derogate only from the provisions of

31

Convention on Protection of Children and Cooperation in Respect of

Convention on Protection of Children and Cooperation in Respect of	Schedule 1
Intercountry Adoption	

Articles 14 to 16 and 18 to 21. The States which have concluded such an agreement shall transmit a copy to the depositary of the Convention.	1 2
Article 40	3
No reservation to the Convention shall be permitted.	4
Article 41	5
The Convention shall apply in every case where an application pursuant to Article	6
14 has been received after the Convention has entered into force in the receiving State and the State of origin.	7 8
Article 42	9
The Secretary General of the Hague Conference on Private International Law shall	10
at regular intervals convene a Special Commission in order to review the practical	11
operation of the Convention.	12
CHAPTER VII—FINAL CLAUSES	13
Article 43	14
1 The Convention shall be open for signature by the States which were Members	15
of the Hague Conference on Private International Law at the time of its Seventeenth	16
Session and by the other States which participated in that Session.	17
2 It shall be ratified, accepted or approved and the instruments of ratification,	18
acceptance or approval shall be deposited with the Ministry of Foreign Affairs of	19
the Kingdom of the Netherlands, depositary of the Convention.	20
Article 44	21
1 Any other State may accede to the Convention after it has entered into force in	22
accordance with Article 46, paragraph 1.	23
2 The instrument of accession shall be deposited with the depositary.	24
3 Such accession shall have effect only as regards the relations between the	25
acceding State and those Contracting States which have not raised an objection to	26
its accession in the six months after the receipt of the notification referred to in	27
sub-paragraph b of Article 48. Such an objection may also be raised by States at the	28
time when they ratify, accept or approve the Convention after an accession. Any	29
such objection shall be notified to the depositary.	30

Intercountry Adoption

after the notification is received by the depositary.

Schedule 1

Article 45	1
1 If a State has two or more territorial units in which different systems of law are applicable in relation to matter dealt with in the Convention, it may at the time of	2 3
signature, ratification, acceptance, approval or accession declare that this	4
Convention shall extend to all its territorial units or only to one or more of them	5
and may modify this declaration by submitting another declaration at any time.	6
2 Any such declaration shall be notified to the depositary and shall state expressly the territorial units to which the Convention applies.	7 8
3 If a State makes no declaration under this Article, the Convention is to extend	9
to all territorial units of that State.	10
Article 46	11
1 The Convention shall enter into force on the first day of the month following	12
the expiration of three months after the deposit of the third instrument of	13
ratification, acceptance or approval referred to in Article 43.	14
2 Thereafter the Convention shall enter into force—	15
a for each State ratifying, accepting or approving it subsequently, or acceding to	16
it, on the first day of the month following the expiration of three months after the	17
deposit of its instrument of ratification, acceptance, approval or accession,	18
b for a territorial unit to which the Convention has been extended in conformity	19
with Article 45, on the first day of the month following the expiration of three	20
months after the notification referred to in that Article.	21
Article 47	22
1 A State Party to the Convention may denounce it by a notification in writing	23
addressed to the depositary.	24
2 The denunciation takes effect on the first day of the month following the	25
expirations of twelve months after the notification is received by the depositary.	26
Where a longer period for the denunciation to take effect is specified in the	27
notification, the denunciation takes effect upon the expiration of such longer period	28

29

Convention on Protection of Children and Cooperation in Respect of

Convention on Protection of Children and Cooperation in Respect of Intercountry Adoption

Article 48	1
The depositary shall notify the States Members of the Hague Conference on Private International Law, the other States which participated in the Seventeenth Session and the States which have acceded in accordance with Article 44, of the following—	2 3 4 5
a the signatures, ratifications, acceptances and approvals referred to in Article 43,	6
b the accessions and objections raised to accessions referred to in Article 44,	7
c the date on which the Convention enters into force in accordance with Article 46,	9
d the declarations and designations referred to in Articles 22, 23, 25 and 45,	10
e the agreements referred to in Article 39,	11
f the denunciations referred to in Article 47.	12
In whereof the undersigned, being duly authorised thereto, have signed this Convention.	13 14
Done at The Hague, on the twenty-ninth day of May 1993, in the English and French languages, both texts being equally authentic, in a single copy which shall be deposited in the archives of the Government of the Kingdom of the	15 16 17
Netherlands, and of which a certified copy shall be sent, through diplomatic channels, to each of the States Members of the Hague Conference on Private International Law at the date of its Seventeenth Session and to each of the other	18 19
States which participated in that Session.	20 21

# Schedule 1 Convention on Protection of Children and Cooperation in Respect of Intercountry Adoption

Note.		1
On the introduction of the Bill for this Act into Pa	arliament, Schedule 2 to the Family Law (Hague	2
	tions 1998 listed the following as Convention	3
countries:	·	4
Andorra	Georgia	5
Austria	Israel	6
Brazil	Republic of Lithuania	7
Burkina Faso	Republic of Mauritius	8
Canada (extending only to the provinces	Mexico	9
Alberta, British Columbia, Manitoba, New	Republic of Moldova	10
Brunswick, Prince Edward Island,	The Netherlands	11
Saskatchewan and the Yukon Territory)	New Zealand	12
Republic of Burundi	Norway	13
Chile	Republic of Paraguay	14
Colombia	Peru	15
Costa Rica	Philippines	16
Cyprus	Poland	17
Denmark	Romania	18
Ecuador	Spain	19
Republic of El Salvador	Sri Lanka	20
Finland	Sweden	21
France	Venezuela	22

Sch	edule	2	Amendment of other laws	1
			(Section 211)	2
2.1	Birth	s, De	eaths and Marriages Registration Act 1995 No 62	3
[1]	Section	on 23	Duty to register adoptions	4
	Omit Insert		efinition of <i>State adoption order</i> from section 23 (3). ad:	5
			<i>State adoption order</i> means an adoption order or order under section 117 (Declaration of validity of foreign adoptions) under the <i>Adoption Act 2000</i> .	7 8 9
[2]	Section	on 24		10
	Omit	the se	ection. Insert instead:	11
	24	Hov	w adoptions are registered	12
		(1)	The Registrar is to register an adoption or discharge of an adoption by registering the record of the adoption or discharge sent to the Registrar under Chapter 7 of the <i>Adoption Act 2000</i> .	13 14 15
		(2)	The Registrar registers the record by making an entry about it in the Register including the information required by the regulations.	16 17 18
		(3)	If the record relates to a person in relation to whom such a record has previously been registered under this Act, the Registrar is also to note a reference to the later record in the entry in the Register relating to the previous record.	19 20 21 22

[3]	Section	on 24	<b>IA</b>	1
	Insert	after	section 24:	2
	24A	Rec	gistration of deceased person's former intention to adopt	3
		(1)		1
		(1)	is registered under this Part may apply to the Registrar, in a	5
			form approved by the Registrar, for registration of the intention	$\epsilon$
			of a deceased person before his or her death to adopt the person	7
			jointly with the adoptive parent.	8
		(2)		9
			adopt by making an entry about the intention to adopt in the	10
			Register including the information required by the regulations.	11
		(3)	An application to the Registrar under this section must, if the	12
			Registrar requires verification of the information contained in	13
			the application, be accompanied by a statutory declaration	14
			obtained from the Director-General of the Department of Community Services or an appropriate principal officer (within	15
			the meaning of the <i>Adoption Act 2000</i> ) verifying the	1 <i>6</i> 17
			information contained in the application and any other evidence	18
			that the Registrar may require.	19
[4]	Section	on 25	Adoption record to be noted in birth registration	20
	Omit	"sect	ion 61 or 63 of the Adoption of Children Act 1965" from section	21
	25 (2)		The state of the s	22
	Insert	inste	ead "section 130 or 132 of the Adoption Act 2000".	23
[5]	Section	on 49	Issue of certificate	24
	Insert	after	section 49 (3):	25
		(4)	If requested to do so by an applicant, the Registrar must issue	26
		` /	a single certificate (an adopted person's birth record)	27
			certifying particulars contained in an entry relating to the birth	28
			of a person and particulars relating to a record sent to the	29
			Registrar under section 130 or 132 of the <i>Adoption Act</i> 2000	30
			(or a memorandum under the former Acts) and registered under this Act.	31 32
			uns Act.	32

32

	(5)		Registrar–General must not issue a certificate under ection (4) unless:	1 2
		(a)	the certificate relates to a person who is 18 or more years of age, or	3 4
		(b)	the Director-General of the Department of Community Services has consented to its issue.	5 6
		Note. subjec	The power of the Registrar to issue such a certificate is also at to the provisions of Chapter 8 of the <i>Adoption Act 2000</i> .	7 8
[6]	Section 52 Adoption A		ess to information to be given in accordance with 00	9 10
	Omit "Ado <sub>l</sub>	ption Ir	nformation Act 1990". Insert instead "Adoption Act 2000".	11
[7]	Section 52	, note		12
	Omit "Ado	ption Ir	nformation Act 1990". Insert instead "Adoption Act 2000".	13
2.2	Births, De	eaths a	and Marriages Registration Regulation 1996	14
	Clause 7 F	Registr	ration of adoptions	15
	Insert at the	e end o	of the clause:	16
	(2)	decea	the purposes of section 24A of the Act (Registration of ased person's former intention to adopt), the following culars are required:	17 18 19
		(a)	the full name and last residential address of the deceased person,	20 21
		(b)	the date and place of death of the deceased person.	22
2.3	Freedom	of Info	ormation Act 1989 No 5	23
[1]	Schedule	1 Exen	npt documents	24
	Omit "Ado	ption o	of Children Act 1965" from clause 20 (a).	25
	Insert inste	ad "Ad	loption Act 2000".	26

#### Schedule 2 Amendment of other laws

[2]	Schedule 1, claus	se 20 (c)	1
			2
	Insert instead "Add	f Children Act 1965".	2 3
	msert mstead Add	opiion Aci 2000 .	3
2.4	Privacy and Per	rsonal Information Protection Act 1998 No 133	4
	Section 4 Definiti	ion of "personal information"	5
	Insert after section	1 4 (3) (j):	6
	(ja)	information about an individual that is obtained about	7
	-	an individual under Chapter 8 (Adoption information)	8
		of the Adoption Act 2000,	9
2.5	Status of Childr	ren Act 1996 No 76	10
[1]	Section 4 Applica	ation of Act	11
		5 and 36 of the Adoption of Children Act 1965" from	12
	section 4 (2).		13
	Insert instead "sec	etions 95–99 of the Adoption Act 2000".	14
[2]	Section 8 Rights	of exnuptial children and their relatives on intestacy	15
		of Children Act 1965 or under an adoption recognised in	16
		art 5" from section 8 (4).	17
		option Act 2000 or under an adoption recognised in the	18
	State under Chapt	er 3 .	19
[3]	Sections 11 and	12	20
		(recognition of foreign adoptions) of the <i>Adoption of</i> 5" wherever occurring.	21 22
		apter 5 (Recognition of adoptions) of the Adoption Act	23
	2000".		24

Amendment	of other	laws
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Schedule 2	2
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2.6	Youth and Community Services Act 1973 No 90			
	Section 3 Definitions	2		
	Omit "Adoption of Children Act 1965" from the definition of relative.	3		
	Insert instead "Adoption Act 2000".	4		

Schedule 3 Savings, transitional and other provisions			1	
			(Section 212)	2
Part	1 I	Prelii	minary	3
1	Sav	ings a	and transitional regulations	4
	(1)		regulations may contain provisions of a savings or transitional re consequent on the enactment of the following Acts:	5 6
		this A	Act	7
	(2)		such provision may, if the regulations so provide, take effect on ate of assent to the Act concerned or a later date.	8 9
	(3)	is ear	ne extent to which any such provision takes effect on a date that rlier than the date of its publication in the Gazette, the provision not operate so as:	10 11 12
		(a)	to affect, in a manner prejudicial to any person (other than the State or an authority of the State), the rights of that person existing before the date of its publication, or	13 14 15
		(b)	to impose liabilities on any person (other than the State or an authority of the State) in respect of anything done or omitted to be done before the date of its publication.	16 17 18
Part	2 I	Provi	isions consequent on the enactment of this	19
	1	Act		20
2	Def	inition	us	21
		In thi	is Part:	22
			aled adoption Act means the Adoption of Children Act 1965 as in immediately before its repeal by this Act.	23 24
			<i>aled information Act</i> means the <i>Adoption Information Act 1990</i> force immediately before its repeal by this Act.	25 26

3	Sav	ing of existing private adoption agencies	1
	(1)	An existing agency is taken, for 12 months after an accreditation order made by the Director-General is published in the Gazette (or after such later date as is specified in the order), to have been accredited as an adoption agency under this Act.	2 3 4 5
	(2)	An agency referred to in subclause (1) may provide the adoption services specified in the order.	6 7
	(3)	In this clause:	8
		accreditation order means an order specifying:	9
		(a) the adoption services provided by an existing agency immediately before the repeal of the repealed adoption Act, and	10 11
		(b) any other adoption services that may be provided by the agency.	12 13
		existing agency means a charitable organisation approved as a private	14
		adoption agency under the repealed adoption Act immediately before its repeal by this Act.	15 16
		its repeal by this Act.	10
4	Sav	ing of orders for adoption and interim orders	17
		Except to the extent (if any) otherwise provided by the regulations or	18
		this Schedule, an adoption order or interim order made under the repealed adoption Act and in force immediately before the repeal of	19
		that Act continues in force under this Act as if the order was made	20 21
		under this Act and the parties to the adoption were parties to an	22
		adoption under this Act.	23
5	Dis	positions of property	24
		In relation to a disposition of property by will or otherwise by any	25
		person who died before the commencement of this clause or to a	26
		devolution of property arising on the death of any person who in	27
		respect of that property died intestate before that commencement, an adoption order made under this Act has the same effect as if made	28 29
		under repealed adoption Act.	30
6	Sav	ing of consents	31
		A valid consent to the adoption of a child given under the repealed	32
		adoption Act and that had not, immediately before the repeal of that	33
		Act, been revoked is taken to be a consent given in accordance with this Act.	34 35
			55

Schedule 3	Savings, transitional and other provisions

7	Applications for orders	1
	An application for an adoption order pending before the	2
	commencement of this clause is to continue to be dealt with under the	3
	repealed adoption Act, despite the repeal of that Act.	4
8	Child placed for adoption	5
	If immediately before the commencement of this clause a child was	6
	placed with a view to adoption by a prospective adoptive parent or	7
	parents, an application to adopt the child by that parent or those parents	8
	is to continue to be dealt with under the repealed adoption Act, despite	9
	its repeal.	10
9	Saving of Advance Notice Register and Reunion and Information	11
	Register	12
	The Advance Notice Register and Reunion and Information Register	13
	established under the repealed information Act is to form part of the	14
	Advance Notice Register and Reunion and Information Register	15
	established under this Act.	16
10	Saving of regulations	17
	The regulations made under the repealed adoption Act or repealed	18
	information Act and in force immediately before the commencement	19
	of this clause are, until repealed, replaced or amended by Regulations	20
	under this Act, to continue in force and to be taken to have been made	21
	under this Act.	22
11	Saving of contact vetoes	23
	A contact veto that is entered in the Contact Veto Register under the	24
	repealed information Act immediately before its repeal by this Act is	25
	taken to be a contact veto entered in the Contact Veto Register under	26
	this Act.	27
12	References to repealed Acts	28
	In any other Act or instrument, a reference to the repealed adoption	29
	Act or the repealed information Act extends to a reference to the	30
	corresponding provision of this Act.	31

Diction	nary		1
	Abo	riginal—see section 4.	2
	Abo	riginal adoption consultative organisation—see section 195.	3
		riginal child placement principles means the principles set out in on 35.	4 5
	accr	editation notice means notice given under section 15.	6
		edited adoption agency means an organisation for the time being edited to provide adoption services under Chapter 3.	7 8
	perso	on who has or had at least one parent (whether biological or parent) who is or was a birth parent of the adopted person.	9 10 11
	adop	oted person means a person:	12
	(a)	an order for whose adoption was made under a former Act before the commencement of section 95 of this Act, or	13 14
	(b)	whose adoption in another State or in a country outside Australia was recognised under the <i>Adoption of Children Act</i> 1965 as having the same effect as if an order for adoption had been made under that Act, or	15 16 17 18
	(c)	an order for whose adoption was made under this Act, or	19
	(d)	whose adoption in another State is recognised under this Act as having the same effect as if an order for adoption had been made under this Act, or	20 21 22
	(e)	whose adoption in, or in a country outside, Australia is recognised and effective for the laws of this State under a law of this State or the Commonwealth.	23 24 25
	parti the a	oted person's birth record means a record certifying both culars relating to the birth of a person and particulars relating to adoption of a person as referred to in section 49 (4) of the Births, this and Marriages Registration Act 1995.	26 27 28 29
	adop	otion compliance certificate:	30
	(a)	in Division 2 of Part 2 of Chapter 5—means a certificate issued in accordance with article 23 of the Convention, and	31 32
	(b)	in Division 3 of Part 2 of Chapter 5—means a document issued in accordance with the Commonwealth Bilateral Arrangements Regulations.	33 34 35

<i>adoption information</i> means a birth certificate, adopted person's birth record or prescribed information.	1 2
<i>adoption order</i> means an order for adoption of a child made or recognised under this Act or a former Act.	3 4
<i>adoption plan</i> means an adoption plan agreed to by two or more of the parties to an adoption under Part 4 of Chapter 4.	5 6
adoption principles means the principles set out in sections 8 and 9.	7
adoption service means:	8
(a) arrangements for or towards or with a view to the adoption of a child (whether citizen or non-citizen), or	9 10
(b) negotiations for or towards or with a view to the adoption of a child (whether citizen or non-citizen), or	11 12
(c) arranging or assisting in the transfer of the care and custody of a child (whether citizen or non-citizen), or	13 14
(d) arrangements for the provision of post-adoption information and for contact between adult parties to an adoption.	15 16
adoptive parent means a person who becomes the parent of an adopted person by adoption.	17 18
advance notice registration means an advance notice request registered under Chapter 8 and in force.	19 20
advance notice request means an advance notice request lodged under Chapter 8.	21 22
amended birth certificate, in relation to an adopted person, means a certificate certifying the particulars relating to the birth of the person based on the registered record relating to the adoption of the person kept under the Births, Deaths and Marriages Registration Act 1995.	23 24 25 26
amicus curiae—see the note to section 124.	27
<i>appropriate principal officer</i> , in relation to an adoption, means the principal officer of the accredited adoption agency concerned with the adoption.	28 29 30
<i>birth parent</i> , in or in relation to Chapter 8, means a biological parent of an adopted person.	31 32
<i>Central Authority</i> means a person or office designated for a Convention country under article 6 of the Convention.	33 34

char	ritable organisation means:	1
(a)	a non-profit organisation carried on primarily or principally for religious, charitable, benevolent or philanthropic purposes, or	2
(b)	a hospital (other than a statutory health corporation or affiliated health organisation within the meaning of the <i>Health Services Act 1997</i> ) carried on by an organisation otherwise than for the purpose of trading or pecuniary profit or gain to its members, or	4 5 6 7 8
(c)	an organisation or association that holds an authority under Part 2 of the <i>Charitable Fundraising Act 1991</i> , or	9 10
(d)	any other organisation or organisation of a class prescribed by the regulations for the purposes of this definition.	11 12
chile	d means:	13
(a)	a person who is less than 18 years of age, or	14
(b)	a person who is 18 or more years of age and in relation to whom an adoption is sought or has been made.	15 16
Fam	mmonwealth Bilateral Arrangements Regulations means the nily Law (Bilateral Arrangements—Intercountry Adoption) ulations 1998 of the Commonwealth.	17 18 19
(На	nmonwealth Convention Regulations means the Family Law gue Convention on Intercountry Adoption) Regulations 1998 of the amonwealth.	20 21 22
com	petent authority means:	23
(a)	for a prescribed overseas jurisdiction—a person, body or office in the jurisdiction responsible for approving the adoption of children, and	24 25 26
(b)	for New South Wales—the Director-General.	27
	tact veto means a veto against contact registered under Chapter 8 in force.	28 29
Coo on 2 in t	peration means the Convention on Protection of Children and peration in Respect of Intercountry Adoption signed at the Hague 19 May 1993 and a copy of the English text of which as contained the Commonwealth Convention Regulations is set out in edule 1.	30 31 32 33 34
	<i>evention country</i> has the meaning given by regulation 4 of the monwealth Convention Regulations.	35 36

couns	sellor—see section 57.	1
coupl	e means a man and a woman who:	2
(a)	are married, or	3
(b)	have a de facto relationship.	4
Court	t means the Supreme Court of New South Wales.	5
woma	cto relationship means the relationship between a man and a an who live together as husband and wife on a bona fide stic basis although not married to one another	6 7 8
	<b>con</b> , in relation to the adoption of a child, includes a decision erning the following:	9 10
(a)	the assessment of the suitability of a person or persons to adopt a child,	11 12
(b)	the arrangements for or in relation to the allocation of a child to a person or persons who will adopt the child,	13 14
(c)	the transfer of the care and custody of a child to a person or persons willing to adopt the child,	15 16
(d)	the giving of consent to the adoption of a child of whom the decision maker has guardianship or other parental responsibility.	17 18 19
mean	<b>con maker</b> , in relation to a decision about the adoption of a child, so the Court, the Director-General, an accredited adoption agency principal officer of an accredited adoption agency.	20 21 22
Depa	rtment means the Department of Community Services.	23
design	nated person means:	24
(a)	in relation to the Department of Community Services—the Director-General, or	25 26
(b)	in relation to a hospital controlled, or health service provided, by an area health service within the meaning of the <i>Health Services Act 1997</i> —the chief executive officer of the service, or	27 28 29 30
(c)	in relation to a statutory health corporation or affiliated health organisation within the meaning of the <i>Health Services Act</i> 1997—the chief executive officer of the corporation or organisation, or	31 32 33 34
(d)	in relation to the Department of Health—the Director-General of the Department, or	35 36

(e)	in relation to an accredited adoption agency—the principal officer of the accredited adoption agency, or	1 2
(f)	in relation to a private hospital (within the meaning of the <i>Private Hospitals and Day Procedure Centres Act 1988</i> )—the licensee of the private hospital, or	3 4 5
(g)	in relation to the Office of the Registrar—the Registrar, or	6
(h)	in relation to any other institution, body or person prescribed as an information source for the purposes of this Act—the person prescribed as the designated person for that institution, body or person,	7 8 9 10
the d	ncludes a person to whom a function has been duly delegated by esignated person and a person authorised by the designated person cordance with the guidelines prescribed by the regulations.	11 12 13
	ctor-General means the Director-General of the Department of munity Services.	14 15
disch order	narge order means an order for the discharge of an adoption r.	16 17
	osition of property includes the grant or exercise of a power of intment in respect of property.	18 19
exer	cise a function includes perform a duty.	20
form	er Act means:	21
(a)	the <i>Child Welfare Act 1923</i> and the <i>Child Welfare Act 1939</i> or either of those Acts, or	22 23
(b)	the Adoption of Children Act 1965, or	24
(c)	the Adoption Information Act 1990.	25
foste	r parent means any person who:	26
(a)	has the daily care and control of a child under out-of-home care arrangements made under the <i>Children and Young Persons</i> (Care and Protection) Act 1998, or	27 28 29
(b)	has the daily care and parental responsibility for the child under the <i>Family Law Act 1975</i> of the Commonwealth.	30 31
func	tion includes a power, authority or duty.	32
gene	<i>ral consent</i> is defined in section 53.	33

guar	dian of a child includes:	1
(a)	a person having the custody of the child under a court order, and	2 3
(b)	a person who is or is taken to be the guardian of a child, to the exclusion of, or in addition to, any parent or other guardian, under a law of the Commonwealth or of another State, and	4 5 6
(c)	a person acting on behalf of a person with a disability in accordance with a direction of the Guardianship Tribunal under Part 4A of the <i>Guardianship Act 1987</i> .	7 8 9
	dian ad litem—see sections 123 (3) and 124 (3) for the functions ch a guardian.	10 11
hosp	ital means:	12
(a)	a public hospital under the control of an area health service within the meaning of the <i>Health Services Act 1997</i> , or	13 14
(b)	a statutory health corporation or affiliated health organisation within the meaning of the <i>Health Services Act 1997</i> , or	15 16
(c)	a private hospital within the meaning of the <i>Private Hospitals</i> and Day Procedure Centres Act 1988.	17 18
infor	mation source means:	19
(a)	the Department of Community Services, or	20
(b)	the Department of Health, or	21
(c)	an accredited adoption agency, or	22
(d)	a hospital, or	23
(e)	the Office of the Registrar, or	24
(f)	the Supreme Court, or	25
(g)	any other institution, body or person prescribed as an information source for the purposes of this Act.	26 27
a cou	country adopted person means a non-citizen child adopted from antry outside Australia by a person resident or domiciled in New in Wales.	28 29 30
domi	country adoption means the adoption by a person resident or ciled in New South Wales of a non-citizen child from a country de Australia.	31 32 33
inter	im order means an order under Part 8 of Chapter 4.	34
lawy	er means legal practitioner.	35

marr	ied means:	1
(a)	a man and woman who are actually married, or	2
(b)	an Aboriginal or Torres Strait Islander man and woman who are living together in a relationship that is recognised as a marriage according to the traditions of an Aboriginal community or Aboriginal or Torres Strait Islander group to which they belong.	3 4 5 6
Court	nated officer means the Registrar of the Equity Division of the and includes any other officer of the Court specified by rules of as the nominated officer for the purposes of this Act.	8 9 10
	citizen child has the same meaning as in the <i>Immigration</i> rdianship of Children) Act 1946 of the Commonwealth.	11 12
origin	nal birth certificate, in relation to an adopted person, means:	13
(a)	if the person's birth is registered under the <i>Births</i> , <i>Deaths and Marriages Registration Act 1995</i> —a certificate certifying the particulars relating to the birth of the person registered under section 17 of that Act, or	14 15 16
(b)	if the person's birth is not so registered—a copy of any similar document relating to the adopted person identifying the birth parents of the person and contained in records relating to the adoption of the person that are held by an information source.	18 19 20 21
powe	<i>ntal responsibility</i> , in relation to a child, means all the duties, rs, responsibilities and authority which, by law, parents have in on to children.	22 23 24
partie	es to an adoption means the following:	25
(a)	the child,	26
(b)	birth parent or birth parents who have consented to the child's adoption,	27 28
(c)	person or persons selected to be the prospective adoptive parent of the child,	29 30
(d)	the Director-General,	31
(e)	the appropriate principal officer.	32
presc	<b>ribed information</b> has the meaning given by section 133.	33

prescribed overseas jurisdiction means an overseas jurisdiction mentioned in Schedule 1 to the Commonwealth Bi Arrangements Regulations.	
Note. On introduction of the Bill for this Act into Parliament, Schedule 1 i	
to the People's Republic of China.	5
<i>principal officer</i> means person specified as the principal office accredited adoption agency under section 19.	r of an 6
<i>prohibited adoption advertising</i> is defined in section 176.	8
record means any document or other source of information con	
recorded or stored in written form or on film, or by electronic proor in any other manner or by any other means.	rocess, 10
<b>Registrar</b> means the Registrar of Births, Deaths and Marriages	. 12
<i>relative</i> means a grandparent, son, daughter, grandchild, brother, uncle or aunt of a person:	sister, 13
(a) whether the relationship is of the whole blood or half bl by marriage, and	ood or 15
(b) whether or not the relationship depends on the adoptic person.	on of a 17
<b>revocation period</b> means the period within which consent adoption may be revoked under section 73 (2).	to an 19
<i>separate representative</i> —see section 122 (7) for some of the fun of a separate representative.	nctions 21
<i>sibling</i> of an adopted person means a brother or sister of the p whether the relationship is of the whole blood or half blood.	person, 23 24
specific consent is defined in section 53.	25
spouse of a person means:	26
(a) a person to whom the person is married, or	27
(b) a person of the opposite sex with whom the person had facto relationship of at least 3 years' duration.	as a de 28
Note. <i>Married</i> is defined elsewhere in this Dictionary.	30
State includes a Territory.	31
<i>step parent</i> means, in relation to a particular person, another who:	person 32 33
(a) is not a birth parent or adoptive parent of the particular pand	person, 34

(b) is married to the particular person's birth parent or adoptive parent or has had a de facto relationship of 3 or more years duration with the birth parent or adoptive parent.	1 2 3
Note. <i>Married</i> is defined elsewhere in this Dictionary.	4
Torres Strait Islander—see section 4.	5
<b>Torres Strait Islander adoption consultative organisation</b> means an organisation approved as a Torres Strait Islander adoption consultative	6 7
organisation under section 196.	8
Torres Strait Islander child placement principles means the	9
principles set out in section 39.	10