Queensland



CHILDREN SERVICES TRIBUNAL BILL 2000

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2000

A BILL

FOR

An Act to establish the Children Services Tribunal, to provide for the review by the tribunal of certain decisions about services for children, and for other purposes

s 4

The Parliament of Queensland enacts—	1
PART 1—PRELIMINARY	2
Division 1—Introduction	3
Short title	4
1. This Act may be cited as the <i>Children Services Tribunal Act 2000</i> .	5
Commencement	6
2. This Act commences on a day to be fixed by proclamation.	7
Division 2—Interpretation	8
Dictionary	9
3. The dictionary in schedule 2 defines particular words used in this Act.	10
What is "harm" to a child	11
4.(1) "Harm" , to a child, is any detrimental effect of a significant nature on the child's physical, psychological or emotional wellbeing.	12 13
(2) It is immaterial how the harm is caused.	14
(3) Harm can be caused by—	15
(a) physical, psychological or emotional abuse or neglect; or	16
(h) sexual abuse or exploitation	17

s 7

	Division 3—Operation of Act	1
Act bind	ds all persons	2
	This Act binds all persons including the State and, so far as the ve power of the Parliament permits, the Commonwealth and all the ites.	3 4 5
	absection (1) does not make the State, the Commonwealth or State liable for an offence.	6 7
	Division 4—Object and principles	8
Object		9
6. The	object of this Act is to establish the Children Services Tribunal—	10
(a)	to provide merit reviews of reviewable decisions that is accessible, fair, informal, just and quick; and	11 12
(b)	to make decisions in a review that promote the interests, rights and wellbeing of the child about whom the reviewable decision was made; and	13 14 15
(c)	to conduct proceedings in a way that—	16
	(i) promotes the interests, rights and wellbeing of the child involved in the proceedings; and	17 18
	(ii) uses adversarial and inquisitorial procedures, as appropriate, to arrive at the best possible decision in the circumstances; and	19 20 21
(d)	to foster an atmosphere of review that enhances the delivery of services to children.	22 23
Principl	es underlying this Act	24
7. The	following principles underlie this Act—	25
(a)	in decisions involving a child—	26
	(i) the best interests of the child are the paramount concern; and	27

s 7

	(ii) the child's views and wishes should be taken into account in a way that has regard to the child's age and maturity;	1 2
(b)	every child is entitled to be protected from harm and cared for in a way that promotes the child's wellbeing;	3
(c)	every child is entitled to be treated in a way that respects the child's dignity and privacy;	5
(d)	it is generally in a child's best interests that decisions about the child's welfare are made as quickly as possible;	7 8
(e)	a child entitled to start, or participate in, a review—	9
	(i) should be given the information and help necessary for the child to do so; and	10 11
	(ii) should have access to appropriate representation;	12
(f)	Aboriginal tradition and Island custom must be taken into account in matters involving Aboriginal people and Torres Strait Islanders;	13 14 15
(g)	the cultural practices of persons involved in a review must be taken into account to the extent they are relevant to the review;	16 17
(h)	the relationship between a child and each significant person in the child's life should be preserved unless to do so would not be in the child's best interests;	18 19 20
(i)	the tribunal should have all relevant material before it for making a decision.	21 22

PART 2—ESTABLISHMENT AND MEMBERSHIP OF CHILDREN SERVICES TRIBUNAL	
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9. In exercising its jurisdiction, the tribunal is not subject to the direction of the Minister.	7 8
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Membership of tribunal	10
10.(1) The members of the tribunal are—	11
(a) the president; and	12
(b) if a deputy president is appointed, the deputy president; and	13
(c) the other members.	14
(2) The members are to be appointed by the Governor in Council.	15
(3) The members are appointed under this Act and not under the <i>Public Service Act 1996</i> .	16 17
Selection	18
11.(1) For selecting a person for recommendation for appointment as a member, the Minister must advertise for applications from appropriately qualified persons to be considered for selection.	19 20 21
(2) The Minister may recommend to the Governor in Council a person for appointment as a member only if subsection (1) has been complied with.	22 23 24

	recommending persons for appointment as members, the Minister e into account—	1 2
(a)	the need for a balanced gender representation in the membership of the tribunal; and	3 4
(b)	the need for the membership of the tribunal to include Aboriginal people and Torres Strait Islanders; and	5 6
(c)	the need for the membership of the tribunal to reflect the social and cultural diversity of the general community; and	7 8
(d)	the range and experience of members of the tribunal.	9
Eligibili	ty for appointment as member	10
	person is eligible for appointment as a member only if the Minister s the person—	11 12
(a)	is committed to the principles mentioned in section 7; and	13
(b)	has extensive professional knowledge and experience of children; and	14 15
(c)	has demonstrated a knowledge of and has experience in 1 or more of the fields of administrative review, child care, child protection, child welfare, community services, education, health, indigenous affairs, law, psychology or social work.	16 17 18 19
Term of	appointment	20
	A member is appointed for the term stated in the member's nt of appointment.	21 22
(2) Th	e term must not be longer than 3 years.	23
Resigna	tion	24
	member may resign the person's office by signed notice of on given to the Minister.	25 26

Remune	ration etc.	1
	A member is entitled to be paid the remuneration and allowances by the Governor in Council.	2 3
	member holds office on the other conditions decided by the r in Council.	4 5
Remova	l from office	6
	ne Governor in Council may remove a member from office by ven to the member if the member—	7 8
(a)	is mentally or physically incapable of properly discharging the functions of a member; or	9 10
(b)	has demonstrated a disregard of the principles stated in section 7 in carrying out the member's duties; or	11 12
(c)	has been found guilty of an offence the Minister considers makes the member inappropriate to perform official duties.	13 14
Minister	may obtain information from commissioner of police service	15
17. (1)	This section applies to a person who—	16
(a)	is a member; or	17
(b)	has applied to be considered for selection as a member.	18
to be, a	r helping decide whether the person is suitable to be, or to continue member, the Minister may ask the commissioner of the police o give the Minister the following information about the person—	19 20 21
(a)	a written report about the person's criminal history;	22
(b)	a brief description of the circumstances of a conviction or charge mentioned in the person's criminal history.	23 24
	bject to subsection (4), the commissioner of the police service apply with the request.	25 26
comply v	ne duty imposed on the commissioner of the police service to with the request applies only to information in the commissioner's on or to which the commissioner has access.	27 28 29

section to	e Minister must cause information given to the Minister under this be destroyed as soon as practicable after it is no longer needed for use for which it was requested.	1 2 3
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Presiden	at's functions	5
18. (1)	The president must—	6
(a)	ensure the efficient and quick discharge of the tribunal's business; and	7 8
(b)	ensure the members and the tribunal's staff receive regular and appropriate training; and	9 10
(c)	compile and maintain a list (the "facilitators list") of persons the president considers are suitable to facilitate alternative dispute resolution processes under this Act ("facilitators"); and	11 12 13
(d)	compile and maintain a list (the "independent inquirers list") of persons the president considers have the necessary expertise or experience to perform the functions and exercise the powers of an independent inquirer appointed under this Act ("independent inquirers"); and	14 15 16 17 18
(e)	ensure facilitators and independent inquirers receive appropriate training.	19 20
	e president also has the other functions given to the president under other Act.	21 22
Presiden	t not subject to direction by Minister	23
	performing or exercising the president's functions or powers, the is not subject to direction by the Minister.	24 25
Facilitat	ors and independent inquirers lists	26
	The president must not include a person's name on the facilitators lependent inquirers list without the person's consent.	27 28

(2) The president must review each list at least once each year.	1
(3) The president may add a person's name to, or omit a person's name from, a list.	2
(4) Before the president omits a person's name from a list, the president must notify the person of the proposed omission and give the person reasonable opportunity to make submissions to the president about why the person's name should not be omitted.	5
(5) Subsection (4) does not apply if the person—	8
(a) has asked the president to omit the person's name from the list; or	ç
(b) has died.	10
President's powers	11
21.(1) The president has the powers necessary or convenient to carry out the president's functions.	12 13
(2) The president also has the other powers given to the president under this or another Act.	14 15
Delegation	16
22. The president may delegate the president's powers under this Act to another member.	17 18
When deputy president to act as president	19
23. The deputy president is to act as president if the president is not available to carry out the president's functions or there is a vacancy in the office of president.	20 21 22

1

PART 3—REGISTRAR AND OTHER STAFF

Registrar of tribunal	2
24. (1) There is to be a registrar of the tribunal.	3
(2) The registrar must be a lawyer.	4
(3) The registrar is a member of the tribunal's staff.	5
(4) Subject to the president, the registrar is responsible for managing the administrative affairs of the tribunal.	6 7
(5) The registrar's functions include helping the president to exercise the president's functions.	8 9
Keeping of records and information	10
25.(1) The registrar may keep the records and information the registrar considers appropriate.	11 12
(2) Without limiting subsection (1), the registrar must keep the records of and information about reviews.	13 14
Staff of tribunal	15
26. The registrar, and other staff necessary to enable the tribunal to perform its functions, are to be employed under the <i>Public Service Act</i> 1996.	16 17 18

PART	7 4—ORGANISATION, JURISDICTION AND OPERATION OF TRIBUNAL	1 2
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Sitting of	tribunal	4
27. The directs.	tribunal sits at the times and places in Queensland the president	5 6
Constituti	on of tribunal for review	7
28. (1) For direction.	or a review, the tribunal is to be constituted under the president's	8 9
, ,	president is to direct the constitution of the tribunal as soon as after the review application is filed.	10 11
child-relate	tribunal must be constituted by 3 members unless, for a ed employment review, the president considers it appropriate for I to be constituted by a single member.	12 13 14
(4) The t	tribunal, when constituted by 3 members—	15
(a) r	must include, to the extent practicable—	16
(i) at least 1 member with specialist knowledge and expertise relevant to the matter the subject of the review; and	17 18
(ii) at least 1 member who is an Aborigine if a party, or a person entitled to elect to become a party under section 62,1 is an Aborigine; and	19 20 21
(iii) at least 1 member who is a Torres Strait Islander if a party, or a person entitled to elect to become a party under section 62, is a Torres Strait Islander; and	22 23 24
	nust include, at least 1 member who is a lawyer of at least 5 years standing.	25 26

¹ Section 62 (Certain persons may elect to become parties)

(5) If the tribunal is constituted by a single member for a child-related employment review, the member must be a lawyer of at least 5 year standing.	
Presiding member	4
29.(1) If the tribunal is constituted by 3 members, the " presiding member" is—	g 5 6
(a) if the president is a constituting member—the president; or	7
(b) if paragraph (a) does not apply and the deputy president is constituting member—the deputy president; or	a 8
(c) otherwise—the constituting member designated as the presiding member by the president.	g 10 11
(2) If the tribunal is constituted by a single member, including unde section 73 or 80,2 the " presiding member " is that person.	er 12 13
Limitation on members who may constitute tribunal	14
30.(1) A member is ineligible to be a constituting member for a review in the member—	f 15 16
(a) is an employee or officer of the government entity in which th reviewable decision was made; or	e 17 18
(b) was, when the reviewable decision was made, an employee of officer of the government entity in which the reviewable decision was made.	
(2) A member is ineligible to be a constituting member for a review of reviewable decision made under the <i>Child Care Act 1991</i> if the member hat been refused a licence under that Act or has had a licence under that Act revoked.	s 23
(3) Subsection (4) applies if a member—	26
(a) has been refused a certificate of approval, or a renewal of	a 27

Section 73 (President or presiding member may constitute tribunal for ss 74, 75 and 76) or 80 (Single member may constitute tribunal for preliminary conference)

	certificate of approval, as an approved foster carer, under the <i>Child Protection Act 1999</i> or has had a certificate of approval as an approved foster carer under that Act cancelled; or	1 2 3
(b)	has been refused an application to act as a foster parent to a child under the <i>Children's Services Act 1965</i> , section 107 or has had an approval to act as a foster parent under that section revoked.	5
	e member is ineligible to be a constituting member for a review of able decision made under the <i>Child Protection Act 1999</i> .	7 8
Member	rs must disclose certain interests	Ģ
member	This section applies if a constituting member becomes aware the has an interest, financial or otherwise, that could conflict with the performance of the member's functions for the review (the tr').	10 11 12 13
	e constituting member must immediately disclose the issue giving e conflict—	14 15
(a)	if the member is the president—to the parties to the review; or	16
(b)	otherwise—to the president and the parties to the review.	17
	ter making the disclosure, the constituting member may disqualify or herself.	18 19
(4) Th	e constituting member may take part in the review only—	20
(a)	if the member is the president—with the agreement of the parties; or	21 22
(b)	otherwise—with the agreement of the president and the parties.	23
(5) Th	is section is subject to section 30.	24
Reconsti	ituting tribunal	25
	This section applies if—	26
(a)	the tribunal is constituted for a review by 3 members; and	27
(b)	a constituting member stops being a member or for any reason is not available for the review.	28 29

(2) The president may direct that the tribunal be reconstituted by the remaining constituting members together with another member.	1
(3) In reconstituting the tribunal, the president must have regard to section 28(4).	3
(4) The tribunal as reconstituted must continue and finish the review and, for that purpose, may have regard to any record relating to the review made by the tribunal as previously constituted.	5
Way question of law to be decided	8
33. (1) This section applies for deciding a question of law arising in a proceeding before the tribunal.	9 10
(2) If the presiding member is a lawyer, it must be decided according to the presiding member's opinion.	11 12
(3) If the presiding member is not a lawyer and the tribunal as constituted for the review includes 1 lawyer, it must be decided by the lawyer.	13 14
(4) If the presiding member is not a lawyer and the tribunal as constituted for a review includes 2 lawyers, it must be decided by the lawyer authorised by the president to decide questions of law arising in the review.	15 10 17
(5) If the presiding member constituting the tribunal under section 73 or 80 ³ is not a lawyer, the member must obtain advice about the question from a member appointed under section 10 who is a lawyer and decide the question in accordance with the advice.	18 19 20 21
(6) For acting under subsection (5), the presiding member may adjourn a proceeding.	22 23
(7) In this section—	24

25

"lawyer" means a lawyer of at least 5 years standing.

Section 73 (President or presiding member may constitute tribunal for ss 74, 75 and 76) or 80 (Single member may constitute tribunal for preliminary conference)

Way oth	ner question to be decided	1
	This section applies for deciding a question arising in a proceeding e tribunal, other than a question of law.	2 3
(2) Th	e decision is to be the opinion of—	4
(a)	if the tribunal is constituted by 3 members—the majority of the constituting members; or	5 6
(b)	if the tribunal is constituted by a single member—that member.	7
Ì	Division 2—Jurisdiction and matters relating to decisions	8
Jurisdic	tion	9
	The tribunal has jurisdiction to review a reviewable decision on an on made under this Act.	10 11
(2) The another A	ne tribunal also has other jurisdiction given to it under this or Act.	12 13
Tribuna	l may hold hearing	14
36.(1)	The tribunal may hold a hearing for a review.	15
	e tribunal may also hold a hearing to decide anything it may decide s or another Act.	16 17
Tribuna	l to decide matters afresh	18
37.(1)	For reviewing a reviewable decision, the tribunal is to—	19
(a)	decide afresh the matter to which the reviewable decision relates, unaffected by the reviewable decision; and	20 21
(b)	take all reasonable steps to ensure it has all relevant material before it.	22 23
	ithout limiting subsection (1), the tribunal may have regard to material that was not available to the decision maker.	24 25

Powers of	of tribunal on review	1
38.(1)	After reviewing the reviewable decision, the tribunal may—	2
(a)	confirm, set aside or vary the decision; or	3
(b)	set aside the decision and substitute its own decision; or	4
(c)	set aside the decision and return it to the decision maker for reconsideration in accordance with directions given by the tribunal.	5 6 7
(2) For	r subsection (1), the tribunal—	8
(a)	has all the functions and powers of the decision maker; and	9
(b)	must have regard to the matters the decision maker was required to have regard to under the Act under which the decision was made.	10 11 12
written ro which th	so, after reviewing a reviewable decision the tribunal may make ecommendations to the chief executive of the government entity in the reviewable decision was made about the entity's policies, and procedures relevant to the decision.	13 14 15 16
Presiden	t may refer reviewable decision back for internal review	17
39.(1)	This section applies if—	18
(a)	a review application is before the tribunal; and	19
(b)	the tribunal has not made a final decision on the review; and	20
(c)	the president is satisfied there is an appropriate internal review process available to review the reviewable decision in the government entity in which it was made; and	21 22 23
(d)	the applicant has not used the internal review process; and	24
(e)	it is reasonable for the applicant to use the internal review process.	25
(2) The process.	ne president may order the applicant to use the internal review	26 27
	e president may adjourn the tribunal's review pending the outcome	28

	the issues in dispute between the parties to the tribunal's review are by the internal review, the president must dismiss the application.	1 2
When m	natter before court	3
40.(1)	Subsection (2) applies if—	4
(a)	a review application is before the tribunal; and	5
(b)	some or all the matters to which the reviewable decision relates are also before a court.	6 7
(2) The consider	ne president must suspend the tribunal's review if the president s—	8
(a)	the court's decision about the matters would effectively decide the same issues to be decided by the tribunal; and	10 11
(b)	the matters will be dealt with quickly by the court.	12
matters a	the president acts under subsection (2), the court decides the and the decision effectively decides the issues before the tribunal, dent must dismiss the review application.	13 14 15
(4) Su	bsection (5) applies if—	16
(a)	the president has suspended the tribunal's review; and	17
(b)	the matters have not been decided by the court.	18
	ne president may cancel the suspension and the tribunal may to deal with the review application.	19 20
	the president may act under subsection (2), (3) or (5) on the c's own initiative or on application by a party to the review.	21 22
Tribuna	l's powers to dismiss review application	23
41.(1)	The tribunal may dismiss a review application if—	24
(a)	the tribunal considers it is frivolous or vexatious; or	25
(b)	the applicant has received reasonable notice of the time and place of a proceeding relating to the application and has failed to appear at the proceeding; or	26 27 28
(c)	because of the applicant's unreasonable actions, proceedings	29

relating to the application have been delayed.	1
(2) The tribunal must not dismiss a review application under	2
subsection (1)(b) if, within 7 days of the proceeding, the applicant gives the	3
tribunal a reasonable excuse for the applicant's failure to appear at the	4
proceeding.	5
Tribunal's decision must be in writing etc.	6
42.(1) The tribunal must give its decision on a review in writing.	7
(2) The decision must include the reasons for the decision.	8
(3) As far as practicable, the tribunal must state the reasons so they can	9
be readily understood by the parties.	10
Registrar must give information notice to parties	11
43.(1) As soon as practicable after the tribunal gives its decision on a	12
review, the registrar must give each party to the review an information	13
notice about its decision.	14
(2) The information notice must state—	15
(a) the tribunal's decision; and	16
(b) the tribunal's reasons for the decision; and	17
(c) the party may appeal to the District Court against the decision	18
within 28 days, but only on a question of law; and	19
(d) how the party may start an appeal.	20
(3) However, to the extent the information notice given to a party would	21
otherwise state information in contravention of a confidentiality order, the	22
registrar must omit the information from the notice.	23
Conics of decisions and recommendations must be given	24
Copies of decisions and recommendations must be given	
44.(1) The registrar must also give a copy of the tribunal's decision on a	25
review to the chief executive of the government entity in which the decision was made if the chief executive is not a party to the review.	26 27
(2) The registrar must give a copy of the tribunal's recommendations	28

made under section 38(3) on a review, if any, to the decision maker if the decision maker is not the chief executive of the government entity in which	1 2
the reviewable decision was made. ⁴	3
Effect of tribunal's decision	4
45.(1) The tribunal's decision on a review application takes effect from when it is given or the later date stated in the decision.	5 6
(2) Subsection (3) applies if the tribunal decides to vary the reviewable decision or substitute its own decision for the reviewable decision.	7 8
(3) The tribunal's decision—	9
(a) is taken to be the decision of the person who made the reviewable decision; and	10 11
(b) must be given effect by the government entity in which the reviewable decision was made.	12 13
(4) Subsection (3) does not allow the tribunal's decision to be reviewed under this Act by the tribunal.	14 15
Division 3—General powers and procedures of the tribunal	16
Powers generally	17
46. (1) The tribunal has the powers given to it under this or another Act.	18
(2) The tribunal may do any of the following—	19
(a) receive information on oath or affirmation;	20
(b) question a person giving evidence before the tribunal;	21
(c) adjourn its proceedings to the times and places it thinks fit:	22

Under section 38(3) the tribunal may make recommendations about a government entity's policies, practices and procedures to the chief executive of the entity.

(d)	order a party to a review to do something for progressing the review;	1 2
(e)	make interim orders and give procedural directions.	3
Method	of conducting proceedings	4
means of	The tribunal may, in appropriate cases, conduct a proceeding by f telephone conferencing, video conferencing or another form of ication that allows reasonably contemporaneous and continuous ication between persons taking part in the proceeding.	5 6 7 8
considera	he tribunal may decide all or part of a proceeding from a ation of the documents filed, without the parties or witnesses g in person, if—	9 10 11
(a)	the parties to the proceeding agree; and	12
(b)	the tribunal considers it appropriate in the circumstances.	13
Proceed	ings must usually be held in private	14
48.(1)	A proceeding before the tribunal must be held in private.	15
(2) Ho	wever, the following are entitled to be present at the proceeding—	16
(a)	each party to the proceeding;	17
(b)	if, under this Act, a party is entitled to be represented by someone else at the proceeding, the party's representative;	18 19
(c)	a separate representative representing a child in the proceeding;	20
(d)	a witness while giving evidence;	21
(e)	a person allowed to be present to support a party;	22
(f)	a person allowed to be present to support a witness, while the witness is giving evidence;	23 24

(g) a person allowed to be present by the tribunal.	1
(3) This section is subject to sections 50, 93 and 112.5	2
Party and witness before tribunal may have support person present	3
49.(1) The tribunal must inquire as to whether a party to, or a witness in, a review before the tribunal requires the support of another person for the review or while giving evidence.	4 5
(2) If the party or witness indicates he or she requires the support of another person (the "support person"), the tribunal may allow the support person to be present with the party at the review or while the witness is giving evidence.	7 8 9 10
(3) The support person must not be a party to the review.	11
(4) The support person is not entitled to represent the party or witness at the review or to address the tribunal.	12 13
When proceeding may be held in public	14
50.(1) The tribunal may allow a proceeding before the tribunal to be held in public if information identifying, or likely to lead to the identification of, a particular child will not be given in the proceeding.	15 16 17
(2) However, the tribunal must not allow a proceeding about a child-related employment review to be held in public.	18 19
Procedure generally	20
51.(1) To the extent a matter relating to the tribunal's procedure is not provided for by this Act, tribunal rules or directions given under section 54, the tribunal may decide its own procedure.	21 22 23
(2) In conducting its proceedings, the tribunal—	24
(a) must observe procedural fairness; and	25

Sections 50 (When proceeding may be held in public), 93 (Children giving evidence or expressing views to tribunal) and 112 (Tribunal may exclude person for contempt)

(b)	must act quickly, and with as little formality and technicality, as is consistent with a fair and proper consideration of the issues before it; and	
(c)	is not bound by the rules of evidence; and	2
(d)	may inquire into, and inform itself, of anything in the way it considers appropriate.	
Tribuna	l's procedures must take account of certain matters	,
	In conducting its proceedings, the tribunal must take reasonable ticable measures to ensure—	9
(a)	the proceedings are conducted in a way that recognises, and is responsive to—	10 1
	(i) the needs of parties and witnesses who are children or persons with intellectual or physical disabilities; and	1 1.
	(ii) the customs, need and traditions of parties or witnesses who are Aborigines, Torres Strait Islanders or persons from other cultural or linguistic backgrounds; and	1: 1: 10
(b)	people taking part in the proceedings, particularly children, understand the tribunal's procedures; and	1′ 18
(c)	the tribunal understands the actions and assertions of, and views expressed by, people taking part in the proceedings; and	19 20
(d)	parties understand the nature of, and assertions made in, the proceedings and the legal implications of the assertions; and	2 22
(e)	parties have an opportunity to present their cases and have their submissions considered.	2: 2:
regard t	taking measures under subsection (1)(c), the tribunal must have o the people's ages, disabilities, and cultural, religious and nomic backgrounds.	2: 20 2'
(3) Th	e measures may include—	28
(a)	using the services of lingual and cultural interpreters; and	29
(b)	appointing an expert under section 53.	30
(4) Ho	owever, if a person taking part in a proceeding has a difficulty	3

communicating in English or a disability that prevents him or her fully participating in the proceeding, the tribunal must not continue with the proceeding without a lingual interpreter to translate things said in the proceeding or a person to facilitate his or her participation in the proceeding.	1 2 3
proceeding of a person to facilitate his of her participation in the proceeding.	7
Expert help	5
53.(1) For a review, the tribunal may appoint a person having special knowledge or skill to help the tribunal (an "expert").	6 7
(2) If allowed by the tribunal, an expert may attend a proceeding before the tribunal and advise the tribunal about the proceeding.	8
(3) The tribunal may act under subsection (1) on its own initiative or on application by a party to the review.	10 11
Procedural directions	12
54.(1) To the extent a matter relating to the tribunal's procedure is not provided for by this Act or tribunal rules, the matter may be dealt with by directions under this section.	13 14 15
(2) The president may give written directions about the tribunal's procedure.	16 17
(3) The directions may be of general or limited application.	18
Adjournments	19
55.(1) In considering whether to adjourn a proceeding involving a child, the tribunal must take into account any impact that adjourning the proceeding will have on the child.	20 21 22
(2) When it adjourns a proceeding, the tribunal must—	23
(a) give reasons for the adjournment; and	24
(b) state any matters it requires a party to the proceeding to address during the adjournment; and	25 26
(c) give directions and make orders it considers necessary or desirable.	27 28

Tribunal may proceed in absence of party]
56. At a proceeding before the tribunal, the tribunal may decide a matter, including a review application, in the absence of a party if it is satisfied—	2
(a) the party has received reasonable notice of the proceeding; or	4
(b) all reasonable attempts have been made to give the party notice of the proceeding.	6
Division 4—Starting reviews, parties and representatives, and stay of reviewable decisions	
Reviewable decisions	Ģ
57.(1) Under various Acts persons may apply to the tribunal to have certain decisions made under those Acts reviewed by the tribunal. ⁶	10 11
(2) In this Act those decisions are called reviewable decisions.	12
How to start a review	13
58.(1) The review of a reviewable decision is started by the applicant for review filing an application for the review (the "review application") in the approved form with the registrar.	14 15 16
(2) The review application must state fully the grounds for the review including why the applicant considers the reviewable decision is wrong.	17 18
(3) The review application must be filed within 28 days after the applicant receives notice of the reviewable decision.	19 20
(4) However, the president may at any time extend the time for filing the application if the president is satisfied the reason for the delay is reasonable in the circumstances.	21 22 23

See, for example, the *Adoption of Children Act 1964*, section 14D, the *Child Protection Act 1999*, section 247, the *Child Care Act 1991*, section 41 and the *Commission for Children and Young People Act 2000*, section 121.

Applications on behalf of children	1
59.(1) A person may file a review application on behalf of a child only with the president's permission.	2 3
(2) The president may give permission only if the president considers—	
(a) the person is not, on the person's own behalf, entitled to apply for the decision to be reviewed by the tribunal; and	5 6
(b) it is in the child's best interests that the application be made; and	7
(c) it would be inappropriate for, or unreasonable to require, the child to make the application himself or herself.	8
Registrar to give notice of review application	10
60.(1) The registrar must give notice of a review application to the decision maker.	11 12
(2) Within 7 days after receiving the notice, the decision maker must give the registrar notice of the names and addresses of all persons, apart from the applicant—	13 14 15
(a) who are entitled to apply for a review of the reviewable decision concerned; and	16 17
(b) of whom the decision maker is aware.	18
(3) For subsection (2), a person's entitlement to apply for a review is taken to be unaffected by the ending of the period of 28 days mentioned in section 58(3).	19 20 21
(4) Immediately on receipt of the decision maker's notice, the registrar must give an information notice to each person named in the decision maker's notice.	22 23 24
(5) The information notice must state—	25
(a) details of the review application; and	26
(b) that the person may elect to become a party to the review within 7 days of receipt of the notice; and	27 28
(c) how the person may elect to become a party to the review.	29

Parties t	o review	1
61. Th	e parties to a review are—	2
(a)	the applicant for the review; and	3
(b)	the decision maker; and	4
(c)	a person who elects to become a party under section 62;	5
(d)	a person joined as a party under section 63.	6
Certain j	persons may elect to become parties	7
	This section applies to a person who is given an information notice $0(4)$.	8 9
` '	e person may elect to become a party to the review to which the lates by filing a notice of election in the approved form with the	10 11 12
	e notice of election must be filed with the registrar within 7 days person receives the information notice.	13 14
Joinder	of person as party to review	15
, ,	The tribunal may join a person as a party to a review if it is the person is genuinely concerned in the subject matter of the	16 17 18
(2) However, if the review concerns a child, the tribunal must not join a person as a party unless it is satisfied that to do so would be in the child's best interests.		19 20 21
	e tribunal may join a person as a party to the review on its own or on application by the person.	22 23
	e tribunal may join a person as a party to the review at any time e review application is finally decided by the tribunal.	24 25
Right of	party to appear	26
64. (1)	A party in a proceeding before the tribunal may appear in person.	27

(2) If the party is a corporation, the corporation may appear through an officer of the corporation who is not a lawyer.	1 2
When review applications may be dealt with together	3
65. If the tribunal considers 2 or more review applications arise from the same or similar circumstances, the tribunal may deal with the applications together.	4 5 6
Representation of parties other than children	7
66.(1) This section applies to a party to a review other than a party who is a child.	8
(2) The party may not be represented before the tribunal by a lawyer or agent without the tribunal's permission.	10 11
(3) The party may apply to the tribunal for the tribunal's permission.	12
(4) In deciding the application, the tribunal must have regard to—	13
(a) the nature and complexity of the factual and legal issues involved; and	14 15
(b) the party's capacity to present the party's case.	16
(5) Subsection (4) does not limit the matters to which the tribunal may have regard in deciding the application.	17 18
Representation of children by lawyers	19
67.(1) This section applies to a party to a review who is a child.	20
(2) The child may be represented before the tribunal by a lawyer.	21
Separate representation of children	22
68.(1) This section applies if a reviewable decision is about a child and the decision is the subject of a review application.	23 24
(2) This section applies whether or not the child—	25
(a) is a party to the review; or	26

(b) is represented under section 67.	1
(3) The tribunal must consider whether it would be in the child's best interests for the child to be separately represented under this section before the tribunal by a lawyer (a "separate representative").	2 3 4
(4) If the tribunal considers it would be in the child's best interest's for the child to be separately represented under this section before the tribunal by a lawyer, the tribunal must order that the child be represented by a separate representative.	5 6 7 8
(5) A separate representative may represent more than 1 child in the same proceeding.	9 10
(6) A separate representative must—	11
(a) act in the child's best interests having regard to any expressed views or wishes of the child; and	12 13
(b) as far as possible, present the child's views and wishes to the tribunal.	14 15
(7) For this Act, a separate representative has the same rights and obligations as a party to the review.	16 17
Review application does not affect reviewable decision	18
69. The filing of a review application with the registrar does not affect the reviewable decision, or the carrying out of the decision, unless the decision is stayed.	19 20 21
Stay of reviewable decision's operation	22
70.(1) The tribunal may stay the operation of a reviewable decision if a review application relating to the decision has been filed with the registrar.	23 24
(2) The tribunal may act under subsection (1) on its own initiative or on application by a party to the review.	25 26
(3) In deciding whether to stay the decision, the tribunal must—	27
(a) in having regard to the principles mentioned in section 7, have	28

	particular regard to the principle mentioned in section 7(a)(i);7 and	1
(b)	take into account—	2
	(i) the interests of persons likely to be affected by the tribunal's decision on the review application; and	3 4
	(ii) any submissions made to it by the decision maker and other parties to the review.	5 6
(4) Su account.	bsection (3) does not limit the things the tribunal may take into	7 8
(5) The	e stay—	9
(a)	may be given on conditions the tribunal considers appropriate; and	10 11
(b)	operates for the period fixed by the tribunal; and	12
(c)	may be revoked or amended by the tribunal.	13
	wever, the period of the stay must not extend past the time when al decides the review.	14 15
Withdra	wal of review application	16
	An applicant may withdraw a review application by filing with the a notice of withdrawal.	17 18
	wever, an applicant may withdraw a review application filed on a child under section 59 only with the permission of the president bunal.	19 20 21
only if th	e president or tribunal may give permission under subsection (2) e president or tribunal considers that, having regard to the child's wishes, if any, it is in the child's best interests that the application rawn.	22 23 24 25

Section 7(a)(i)—

^{7.} The following principles underlie this Act—

(a) in decisions involving a child—

(i) the best interests of the child are the paramount concern;

(4) If a notice of withdrawal is filed, the registrar must give notice of the withdrawal to each party to the review.	1 2
(5) This section does not affect the operation of section 95(4).8	3
Division 5—Documents	4
Div 5 does not affect the <i>Child Protection Act 1999</i> , ss 186 or 191	5
72. Nothing in this division affects the operation of the <i>Child Protection Act 1999</i> , section 186 or 191.9	6 7
President or presiding member may constitute tribunal for ss 74, 75 and 76	8 9
73.(1) This section applies if the tribunal is constituted for a review by 3 members.	10 11
(2) Despite section 28, ¹⁰ for exercising the tribunal's powers under sections 74, 75 and 76, the tribunal may be constituted by the president or the presiding member alone.	12 13 14
Decision maker must give the tribunal certain documents	15
74.(1) Within 21 days of receiving notice under section 60(1) about a review application, the decision maker must give to the tribunal—	16 17
(a) a notice containing the reasons for the reviewable decision; and	18
(b) every other document in the decision maker's possession or control that is relevant to the review.	19 20
(2) By notice given to the decision maker, the tribunal may shorten or	21

⁸ Section 95 (Provisions for child-related employment reviews)

The *Child Protection Act 1999*, section 186 is about protecting the identity of persons who give information about suspected harm to a child. Section 191 allows a person engaged in the administration of that Act to refuse to disclose to a court, tribunal or party certain information obtained under or in relation to the Act.

¹⁰ Section 28 (Constitution of tribunal for review)

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extend the period.

(3) The tribunal must not shorten the period to less than 3 business da after the decision maker receives notice of the review application.	ys 2
(4) The tribunal may act under subsection (2) only if satisfied that, not do so, will result in a child's interests being adversely affected or anoth party to the review suffering hardship.	
(5) Subsection (6) applies if the tribunal considers a notice given to the tribunal under subsection (1)(a) does not adequately—	he ?
(a) state the reasons; or	(
(b) state the findings on material questions of fact; or	10
(c) refer to the evidence and other material on which the findin were based.	igs 1
(6) The tribunal may order the decision maker to give the tribunal tinformation necessary for the tribunal to be adequately informed of t reasons for the reviewable decision.	
(7) The tribunal may order the decision maker to give the applicant copy of the notice mentioned in subsection (1)(a) or information mention in subsection (6).	
(8) This section does not limit section 75.	19
Tribunal may order production of documents	20
75.(1) This section applies if the tribunal considers a document may relevant to a review.	be 2.
(2) The tribunal may, by notice given to a person, order the person give the document to the tribunal within a time stated in the notice.	to 2:
(3) The notice must state—	2:
(a) sufficient particulars to enable the person to identify t document; and	he 20
(b) that the tribunal considers the document may be relevant to t review.	he 28
(4) The time stated in the notice must not be less than 3 business day from when the notice is received by the person.	ys 30

(5) The person must comply with the notice, unless the person has a reasonable excuse.	1 2
Maximum penalty—100 penalty units.	3
(6) It is a reasonable excuse if complying with the notice might tend to incriminate the person.	4 5
Person may object to giving documents to tribunal	6
76.(1) This section applies to a person who is ordered, under section 75 to give the tribunal a document for a review.	7 8
(2) Before the day the person must give the document to the tribunal, the person may apply to the tribunal for an order that the person does not have to give the document to the tribunal.	9 10 11
(3) Subject to subsection (5)(a), the person does not have to give the document to the tribunal pending the outcome of the application.	12 13
(4) The tribunal must make the order if it is satisfied the document is not materially relevant to the review.	14 15
(5) For deciding the application, the tribunal may do 1 or more of the following—	16 17
(a) order the person to give the document to the tribunal;	18
(b) examine the document;	19
(c) appoint an independent inquirer to examine the document and report to the tribunal on the document's relevance to the review.	20 21
(6) If the document is given to the tribunal under subsection $(5)(a)$, the tribunal must deal with the document in a way that ensures it is not disclosed to anyone else other than an independent inquirer appointed under subsection $(5)(c)$.	22 23 24 25
(7) An independent inquirer appointed under subsection (5)(c)—	26
(a) may examine the document; and	27
(b) must not disclose the document's contents to anyone else except the tribunal.	28 29
(8) The tribunal may act on the report of an independent inquirer appointed by it.	30 31

(9) If a person gives a document to the tribunal under subsection (5)(a) and the tribunal orders that the person does not have to give the document to the tribunal, the tribunal must return the document to the person.	1 2 3
Parties access to documents	۷
77.(1) This section applies to documents in the tribunal's possession for a review.	5
(2) The registrar must allow the parties to the review to inspect and make copies of the documents.	7 8
(3) For subsection (2), the registrar must give the parties reasonable access to the documents during normal business hours.	9 10
(4) This section does not apply to documents in the tribunal's possession for deciding an application under section 76(2).	11 12
(5) Also, this section is subject to a confidentiality order about the documents.	13 14
When copies of documents may be given	15
78. If, under this Act, a person is required to give a document to the tribunal, the tribunal may allow the person to give it a copy of the document instead of the original.	16 17 18
Division 6—Preliminary conferences	19
Preliminary conferences	20
79.(1) The president, registrar or tribunal may require the parties to a review to attend 1 or more preliminary conferences before the tribunal.	21 22
(2) At a preliminary conference, the tribunal may do 1 or more of the following—	23 24
(a) decide issues about representation under section 66 or 68;11	25

Section 66 (Representation of parties other than children) or 68 (Separate representation of children)

(b)	identify and clarify the issues in dispute;	1
(c)	identify the questions of fact and law to be decided by the tribunal;	2
(d)	identify information to be given to the tribunal by the parties;	3
(e)	give the parties information about the tribunal's practice and procedures;	4 5
(f)	refer the parties to alternative dispute resolution;	6
(g)	give directions and make orders about the conduct of the review.	7
(3) Th tribunal.	e procedure for a preliminary conference is at the discretion of the	8 9
	ithout limiting subsection (3), at a preliminary conference the may meet with a party separately—	10 11
(a)	if it considers doing so may avoid the escalation of conflict between the parties; or	12 13
(b)	if the party is a child and the tribunal considers doing so is in the child's best interests having regard to the child's views and wishes.	14 15 16
Single m	nember may constitute tribunal for preliminary conference	17
of 3 men	This section applies if the tribunal constituted for a review consists of the parties to the review have been required to attend a party conference.	18 19 20
prelimina	he president or presiding member may direct that, for the ary conference, the tribunal may be constituted by a stated single ing member.	21 22 23
Registra	r must give parties notice of preliminary conference	24
81. (1) parties.	The registrar must give notice of a preliminary conference to the	25 26

(2) The notice must state the matters that may be dealt with at the

preliminary conference.

27

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(3) The period of the notice must be reasonable having regard to the matters that may be dealt with at the preliminary conference.	
Division 7—Alternative dispute resolution	3
Purpose of alternative dispute resolution	4
82. The purpose of alternative dispute resolution ("ADR") is—	5
(a) to identify and reduce the issues in dispute between the parties to a review; and	6 7
(b) to promote settlement of the issues in dispute.	8
Referral to ADR	9
83.(1) At any stage of a review, the tribunal may refer the parties to ADR.	10 11
(2) The tribunal may give directions and make orders about the conduct of ADR.	12 13
Appointment of facilitators	14
84. (1) This section applies if the parties to a review are referred to ADR.	15
(2) The registrar must appoint a facilitator to conduct ADR.	16
(3) If the facilitator is likely to have contact with a child, the person appointed must have professional experience in communicating and working with children.	17 18 19
Facilitators must disclose certain interests	20
85.(1) This section applies if a facilitator appointed to conduct ADR becomes aware the facilitator has an interest, financial or otherwise, that could conflict with the proper performance of the facilitator's functions for the ADR (the "conflict").	21 22 23 24

(2) The facilitator must disclose the issue giving rise to the conflict to the president, registrar and parties to the review.

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(3) After making the herself.	disclosure, the facilitator may disqualify himself or	1 2
(4) The facilitator mapped president and the parties	ay conduct the ADR only with the agreement of the s.	3 4
Procedure at ADR		5
•	irections given or orders made by the tribunal, the ted is at the discretion of the facilitator.	6 7
Example of tribunal direction	on—	8
	ticipate in ADR, the tribunal may direct that the person be ces of a lingual interpreter.	9 10
Evidence from ADR in	nadmissible	11
87.(1) Evidence of inadmissible in any production	anything said or done in the course of ADR is ceeding, except—	12 13
(a) if all parties pevidence; or	participating in ADR agree to the admission of the	14 15
	relating to an act or omission about which a sbeen made under section 88(2)(b).	16 17
(2) In this section, "term in the dictionary in	'proceeding'' is not limited by the meaning of the schedule 2.	18 19
Facilitators to maintai	n secrecy	20
	or must not disclose information about a matter s's knowledge during ADR, unless the facilitator has	21 22 23
Maximum penalty—10	0 penalty units or 2 years imprisonment.	24
(2) It is a reasonable of	excuse to disclose information if—	25
(a) the disclosure took part in the	e is made with the agreement of all the parties who he ADR; or	26 27
` /	reasonably considers the disclosure is necessary to ninimise the risk of, harm to a child, injury to a	28 29

	person or damage to property; or	1
(c)	the disclosure is made under section 89.	2
Facilitat	ors' reports	3
89. Th	e facilitator must report to the tribunal on the following—	4
(a)	whether ADR happened;	5
(b)	if ADR happened—	6
	(i) when ADR took place; and	7
	(ii) who participated in ADR; and	8
	(iii) the outcome of ADR.	9
Settleme	ent of review at ADR	10
	This section applies if the parties reach a settlement of the matters e during ADR.	11 12
(2) Th with the	e settlement must be written down, signed by the parties and filed registrar.	13 14
	thout conducting a hearing or any further hearing, the tribunal may be review in terms of the settlement if the tribunal—	15 16
(a)	considers the terms of the settlement are in the best interests of the child, if any, about whom the reviewable decision was made; and	17 18
(b)	could otherwise give a decision in those terms under this or another Act.	19 20
	Division 8—Children as witnesses etc.	21
Childre	n must not be compelled to give evidence	22
91.(1)	A child must not be compelled to give evidence in a proceeding.	23
	efore a child gives evidence in a proceeding, the tribunal must	24 25

Child's right	to express views to tribunal	1
` '	section applies if a reviewable decision is about a child and being reviewed by the tribunal.	2 3
witness before	er or not the child is a party to the review or appears as a see the tribunal, the child has the right to express his or her ibunal about matters relevant to the review.	4 5 6
Children givi	ng evidence or expressing views to tribunal	7
93.(1) This child's views	section applies if a child is giving evidence or expressing the to the tribunal.	8 9
	ne following persons may be present while the child gives appresses the child's views—	10 11
(a) the	constituting members;	12
(b) the	lawyer, if any, representing the child under section 67;	13
(c) the s	separate representative, if any, for the child;	14
` '	child's support person if the child has a support person and ses to that person's presence.	15 16
· · · •	subsection (2), the child may elect to give evidence or express ws in the presence of the parties and their representatives if the	17 18 19
(a) is 12	2 years or more; and	20
(b) is re	presented by a lawyer or a separate representative.	21
Questioning	of children	22
	hild giving evidence or expressing the child's views in a ust not be cross-examined.	23 24
	aly the following persons may ask questions of a child giving appressing the child's views in a proceeding—	25 26
(a) the	constituting members;	27
(b) the	lawyer, if any, representing the child;	28
(c) the	separate representative, if any, for the child.	29

Provisio	ns for child-related employment reviews	1
95.(1)	This section applies if—	2
(a)	a child makes a review application to have a child-related employment decision reviewed by the tribunal or a person makes the application on the child's behalf;12 and	3 4 5
(b)	in a proceeding for the review the child elects to give evidence.	6
(2) Sec	ctions 93 and 94 do not apply to the child.	7
(3) Beson or she—	fore the child gives evidence, the tribunal must tell the child that he	8 9
(a)	may be cross-examined by the tribunal or a party to the proceeding; and	10 11
(b)	may, at any time while the cross-examination is continuing, refuse to be further cross-examined; and	12 13
(c)	if the child acts under paragraph (b), the review application is taken to have been withdrawn and the review ceases.	14 15
	the child acts under subsection (3)(b), the review application is have been withdrawn and the review ceases.	16 17
	ns applying if party to review is a child who is a parent of the out whom the reviewable decision was made	18 19
96.(1)	This section applies if—	20
(a)	a party to a review is a child who is a parent of the child about whom the reviewable decision was made; and	21 22
(b)	in a proceeding for the review the parent elects to give evidence.	23
(2) Sec	ctions 93 and 94 do not apply to the parent.	24
(3) Behavior she	fore the parent gives evidence, the tribunal must tell the parent that	25 26
(a)	may be cross-examined by the tribunal or a party to the proceeding; and	27 28

 $^{^{12}}$ Section 59 deals with the making of a review application on behalf of a child.

(b)	may, at any time while the cross-examination is continuing, refuse to be further cross-examined; and	1 2
(c)	if the parent acts under paragraph (b), this may effect the weight given by the tribunal to the parent's evidence.	3 4
	Division 9—Witnesses generally	5
Attenda	nce of witnesses	6
, ,	The presiding member may notify a person, other than a child, to a proceeding before the tribunal—	7 8
(a)	as a witness; or	9
(b)	to produce the thing stated in the notice.	10
	e notice must be in the approved form and state the time at and ere the person must attend.	11 12
	he presiding member may act under subsection (1) on the s own initiative or on application by a party.	13 14
Swearing	g or affirming witnesses	15
98. Th	e presiding member at a proceeding—	16
(a)	may require an adult witness at the proceeding to take an oath or make an affirmation; and	17 18
(b)	may administer an oath or affirmation to a witness at the proceeding; and	19 20
(c)	for participation under section 47(1), ¹³ may make the arrangements the member considers appropriate in the circumstances for administering an oath or affirmation to a witness.	21 22 23 24

¹³ Section 47 (Method of conducting proceedings)

s 99 49 s 102

Children Services Tribunal

Allowan	ices for witnesses	
	witness notified to attend at a proceeding before the tribunal is o be paid—	2
(a)	the allowances and expenses prescribed under a tribunal rule; or	۷
(b)	if no allowances and expenses are prescribed, the allowances and expenses decided by the president.	6
Witness	es need not be sworn or make affirmations	7
	The tribunal may allow a witness appearing at a proceeding before it vidence without being sworn or making an affirmation.	9
Tribuna	l may refuse to allow party to call evidence etc.	10
matter if) The tribunal may refuse to allow a party to call evidence about a the tribunal considers there is sufficient evidence about the matter e tribunal.	11 12 13
	ne tribunal may refuse to allow a party to cross-examine a witness matter if the tribunal considers—	14 15
(a)	there is sufficient evidence about the matter before the tribunal; and	10 17
(b)	the evidence has been sufficiently tested by cross-examination.	18
Tribuna	ll may examine and cross-examine witnesses	19
) The tribunal may examine and cross-examine an adult witness g before it.	20 21
	the tribunal may also examine and cross examine a child who elects vidence under section 95 or 96.14	22 23

23

Section 95 (Provisions for child-related employment reviews) or 96 (Provisions applying if party to review is a child who is a parent of the child about whom the reviewable decision was made)

Offences by witnesses	1
103.(1) A person notified under section 97(1) to attend before the tribunal must not fail, without reasonable excuse—	2 3
(a) to attend as required by the notice; or	4
(b) to continue to attend as required by the tribunal until excused from further attendance.	5 6
Maximum penalty—100 penalty units.	7
(2) An adult appearing as a witness before the tribunal must take an oath or make an affirmation if required to do so by the presiding member.	8 9
Maximum penalty—100 penalty units.	10
(3) Also, an adult appearing as a witness before the tribunal must not fail, without reasonable excuse—	11 12
(a) to answer a question the adult is required to answer by the tribunal; or	13 14
(b) to produce the thing the person is required to produce by a notice under section 97(1).	15 16
Maximum penalty—100 penalty units.	17
(4) It is a reasonable excuse to refuse to answer a question or produce a thing on the ground that answering the question or producing the thing might tend to incriminate the person.	18 19 20
Separate representative must not be called to give evidence	21
104.(1) A separate representative must not in any proceeding be called to give evidence, and if called must not give evidence, about a communication between the representative and the child for whom the representative was	22 23 24

(2) In this section, "proceeding" is not limited by the meaning of the

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appointed.

term in the dictionary in schedule 2.

Division 10—Other supporting provisions

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Confidentiality orders	2
105.(1) The tribunal may, by order (a "confidentiality order"), prohibit or restrict the disclosure to a party to a review of all or some of the evidence given before the tribunal, or of the whole or part of the contents of a document given to, or received in evidence by, the tribunal for the review.	3 4 5
(2) Subsection (3) applies for the purpose of the tribunal—	7
(a) deciding whether to make a confidentiality order; or	8
(b) giving effect to a confidentiality order.	9
(3) The tribunal—	10
(a) may exclude a party, and any representative of the party, from part of the review; or	11 12
(b) deal with a document in a way that ensures it is not disclosed to a party.	13 14
(4) The tribunal may make a confidentiality order only if it is satisfied that if it does not do so—	15 16
(a) a child is likely to be harmed; or	17
(b) the safety of another person is likely to be endangered.	18
(5) The tribunal may act under subsection (1) on its own initiative or on application by a party to the review.	19 20
(6) A confidentiality order does not act to prohibit or limit the disclosure of material to a separate representative in a review.	21 22
President or tribunal may authorise medical examination of child	23
106.(1) For a review, the president or the tribunal may, by order, authorise a medical examination of a child and require a report of the examination to be filed with the registrar.	24 25 26
(2) The order must state the particular issues the report must address.	27

(3) The president or tribunal must not make the order unless the president

or tribunal is satisfied—

(a)	the medical information, if any, available to the tribunal about the child is insufficient to allow the tribunal to decide the review; and	1 2
(b)	the child's interests will be best served by making the order.	3
making t and wish child hav	deciding whether the child's interests will be best served by he order, the president or tribunal must consider the child's views es, if any, and the effect the medical examination may have on the ving regard to the number and frequency of any previous medical cions the child has undergone.	4 5 6 7 8
Carryin	g out medical examinations	9
) This section applies if an order under section 106 authorises a nedical examination.	10 11
(2) A	doctor may medically examine the child.	12
, ,	bsection (2) applies even though the child's parents or guardian has ented to the examination.	13 14
, ,	owever, subsection (2) is subject to the rights the child has in the examination.	15 16
examinat	or deciding any liability in relation to the carrying out of the tion, the doctor is taken to have the consent of the child's parents or to the examination.	17 18 19
	l may authorise constituting members to enter places and ntact with children	20 21
108.(1) Subsection (2) applies if—	22
(a)	a review is about the suitability of a place or the suitability of facilities provided or to be provided for a child at a place; and	23 24
(b)	the tribunal considers it is necessary for the purpose of the review for the constituting members or any of them to view the place; and	25 26 27
(c)	the tribunal is satisfied that entry to the place has been, or is likely to be, refused.	28 29
(2) Th	e tribunal may, by order, authorise the constituting members or	30

any of the	em to enter and inspect the place.	
(3) Sub	bsection (4) applies if, for the purpose of a review, the tribunal—	2
(a)	considers that, having regard to a child's views and wishes, if any, it is in the child's best interests for the constituting members, or any of them, to have contact with a child; and	2
(b)	is satisfied that contact has been, or is likely to be, refused by the child's carer, guardian or parent; and	(
(c)	considers that the appointment of a separate representative for the child or of an independent inquirer will not ensure the information the tribunal is seeking to obtain from the contact is placed before the tribunal.	
any of th	the tribunal may, by order, authorise the constituting members, or nem, to have contact with the child and, for that purpose, enter a tere the child is or is reasonably believed to be.	12 1 14
(5) An	order under this section must be in writing and state—	1.
(a)	the names of the constituting members to whom it relates; and	10
(b)	if the order is about contact with a child, the child's name; and	1′
(c)	either that the members, with necessary reasonable help and force—	18 19
	(i) may enter and inspect the place; or	20
	(ii) may enter the place where the child is or is reasonably believed to be; and	2 2
(d)	if the order is about contact with a child, the members—	23
	(i) may search the place for the child; and	24
	(ii) may remain in the place for as long as the members consider necessary for having contact with the child; and	2:
(e)	the hours of the day or night when the place may be entered; and	2
(f)	the date, within 14 days after the order is made, the order ends.	28
(6) An with a me	order under this section does not compel a child to have contact ember.	29

30

Constitu	ting members may enter place etc.	1
	The constituting members may exercise the powers given to the under section 108.	2 3
Order to	enter—procedure before entry	4
110.(1	This section applies to an entry under section 108.	5
	fore entering the place the constituting members acting under the s order must do or make a reasonable attempt to do all the g—	6 7 8
(a)	give an occupier or, if there is no occupier, the owner, of the place reasonable notice of the entry;	9 10
(b)	identify themselves to a person present who is an occupier of the place by producing notices of their appointments or other documents evidencing their appointments;	11 12 13
(c)	give the person a copy of the tribunal's order;	14
(d)	tell the person the members are permitted to enter the place;	15
(e)	give the person an opportunity to allow the members immediate entry to the place without using force.	16 17
subsection immediate	owever, the constituting members need not comply with on (2) if the members believe, on reasonable grounds, that the entry to the place is required to ensure the effective execution of the need of the constitution of the const	18 19 20 21
Contemp	pt of tribunal	22
111.(1	A person must not, without reasonable excuse—	23
(a)	insult a member, or a member of the tribunal's staff, at a tribunal proceeding, or in going to or returning from the proceeding; or	24 25
(b)	deliberately interrupt a tribunal proceeding, or otherwise misbehave at a tribunal proceeding; or	26 27
(c)	create, or join in creating or continuing, a disturbance in or near a place where a tribunal proceeding is being conducted; or	28 29

(a) obstruct a person attending a tribunal proceeding; or	1
(e) obstruct a member in the performance of the member's functions or the exercise of the member's powers; or	3
(f) contravene a lawful order or direction of the tribunal made or given under this Act; or	5
(g) obstruct a person acting under an order made by the tribunal or a member under this Act; or	7
(h) do anything that would be contempt of court if the tribunal were a court of record.	. 8
Maximum penalty—100 penalty units.	10
(2) A child does does not commit an offence against subsection (1) if the thing that would otherwise constitute the offence is done by the child in the course of, or relates in any way to, a review of a reviewable decision about the child.	12
Tribunal may exclude person for contempt	15
112.(1) The tribunal may order that a person who contravenes section 111(1) at a proceeding be excluded from the place where the proceeding is being conducted.	
(2) A member of the tribunal staff, acting under the tribunal's order, may, using necessary and reasonable help and force, exclude the person from the place.	
Costs	22
113.(1) Each party to a review must bear the party's own costs for the review.	23 24
(2) However, the tribunal may award costs in a proceeding against a party if, in the special circumstances of the proceeding, the tribunal considers an award for costs is appropriate.	
Example of possible special circumstances—	28
The proceeding, or a part of the proceeding, has been frivolous or vexatious.	29
(3) An award of costs under subsection (2) may require a party to pay the	30

s 114 56 **s 115**

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costs of a separate representative.	1
(4) The tribunal must not award costs against a child.	2
(5) If costs are awarded by the tribunal, the amount of the costs is to be the amount the tribunal considers reasonable.	3 4
Recovery of costs	5
114.(1) This section applies if the tribunal awards costs against a party under section 113(2).	6 7
(2) The amount of the costs is a debt owing by the party to the person in whose favour the award is made.	8 9
PART 5—INQUIRIES BY INDEPENDENT INQUIRERS	10 11
Division 1—Appointment of independent inquirers for inquiries and other matters	12 13
Appointments	14
115.(1) The tribunal may appoint an independent inquirer to inquire into and report to the tribunal about a matter connected with a review.	15 16
(2) If the independent inquirer is likely to have contact with a child, the person appointed must have professional knowledge of, and experience in working with, children.	17 18 19
(3) The instrument of appointment must state—	20
(a) any conditions of the appointment; and	21
(b) the time within which the independent inquirer must report to the tribunal.	22 23

Independent inquirers must disclose certain interests]
116.(1) This section applies if an independent inquirer appointed to	2
inquire into and report to the tribunal about a matter connected with a review becomes aware the independent inquirer has an interest, financial or	i i
otherwise, that could conflict with the proper performance of the	4
independent inquirer's functions (the "conflict").	6
(2) The independent inquirer must disclose the issue giving rise to the conflict to the president and parties to the review.	7 8
(3) After making the disclosure, the independent inquirer may disqualify himself or herself.	9 10
(4) The independent inquirer may conduct the inquiry and report about the matter only with the agreement of the president and the parties.	11 12
Functions of independent inquirers	13
117.(1) The independent inquirer has the functions of inquiring into the	14
matter for which the inquirer is appointed and reporting the results of the inquiry to the tribunal. ¹⁵	15 16
(2) For inquiring into the matter, the independent inquirer may seek information from the parties and other persons.	17 18
(3) The independent inquirer may make recommendations in the report.	19
Independent inquirer's access to documents	20
118. The tribunal may, for helping the independent inquirer's inquiry,	21
give the inquirer access to any documents given to the tribunal, including	22
documents to which a confidentiality order relates.	23
Production of independent inquirer's instrument of appointment etc.	24
119. The independent inquirer may exercise a power in relation to	25
someone else only if the inquirer first produces, for the other person's inspection—	26 27

Under section 76(5)(c), an independent inquirer may also be appointed to examine a document required to be given to the tribunal.

(a)	the inquirer's instrument of appointment; and	1
(b)	photographic identification of the inquirer.	2
	Division 2—Powers of independent inquirers	3
Definitio	on for div 2	4
120. Iı	n this division—	5
"authori	ised member" means—	6
(a)	the president if the president is a lawyer of at least 5 years standing; or	7 8
(b)	a constituting member of the tribunal who is a lawyer of at least 5 years standing.	9 10
	sed member or tribunal may authorise entry of places and with children by independent inquirer	11 12
121.(1) Subsection (2) applies if—	13
(a)	the independent inquirer's inquiry is about or includes the suitability of a place or the suitability of facilities provided or to be provided for a child at a place; and	14 15 16
(b)	an authorised member or the tribunal considers it is necessary for the purpose of the inquiry that the inquirer inspect the place; and	17 18
(c)	the authorised member or tribunal is satisfied that entry to the place has been, or is likely to be, refused.	19 20
	ne authorised member or tribunal may, by order, authorise the ent inquirer to enter and inspect the place.	21 22
(3) Su	bsection (4) applies if an authorised member or the tribunal—	23
(a)	considers that, having regard to a child's views and wishes, if any, it is in the child's best interests for the independent inquirer to have contact with the child for the independent inquirer's inquiry; and	24 25 26 27
(b)	is satisfied contact has been, or is likely to be, refused by the	28

	child's carer, guardian or parent.	1
	ne authorised member or tribunal may, by order, authorise the	2
-	ent inquirer to have contact with the child and, for that purpose,	3
enter a pl	ace where the child is or is reasonably believed to be.	4
(5) An	order under this section must be in writing and state—	5
(a)	the independent inquirer's name; and	6
(b)	if the order is about contact with a child, the child's name; and	7
(c)	either that the independent inquirer may, with necessary reasonable help and force—	9
	(i) enter and inspect the place; or	10
	(ii) enter the place where the child is or is reasonably believed to be; and	11 12
(d)	if the order is about contact with a child, the independent inquirer—	13 14
	(i) may search the place for the child; and	15
	(ii) may remain in the place for as long as the independent inquirer considers necessary for having contact with the child; and	16 17 18
(e)	the hours of the day or night when the place may be entered; and	19
(f)	the date, within 14 days after the order is made, the order ends.	20
	order under this section does not compel a child to have contact independent inquirer	21 22
Indepen	dent inquirer may enter place etc.	23
	The independent inquirer may exercise the powers given to the under section 121.	24 25
Order to	enter—procedure before entry	26
123.(1) This section applies to an entry under section 121.	27
	fore entering the place, the independent inquirer must do or make a	28

(a) give an occupier or, if there is no occupier, the owner, of the place reasonable notice of the entry;	1 2
(b) identify himself or herself to a person present at the place who is an occupier of the place;	3 4
(c) give the person a copy of the order for the entry;	5
(d) tell the person the independent inquirer is permitted to enter the place;	6 7
(e) give the person an opportunity to allow the independent inquirer immediate entry to the place without using force.	8 9
(3) However, the independent inquirer need not comply with subsection (2) if the inquirer believes, on reasonable grounds, that immediate entry to the place is required to ensure the effective execution of the authorised member's or tribunal's order is not frustrated.	10 11 12 13
(4) This section does not limit section 119.16	14
Division 3—Reports by independent inquirers	15
Division 3—Reports by independent inquirers Copies of independent inquirer's report to be given to parties	15 16
Copies of independent inquirer's report to be given to parties 124.(1) This section applies when an independent inquirer gives the	16 17
Copies of independent inquirer's report to be given to parties 124.(1) This section applies when an independent inquirer gives the inquirer's report to the tribunal. (2) Subject to any confidentiality order relating to the report, the registrar must give a copy of the report to each party to the review in relation to	16 17 18 19 20
Copies of independent inquirer's report to be given to parties 124.(1) This section applies when an independent inquirer gives the inquirer's report to the tribunal. (2) Subject to any confidentiality order relating to the report, the registrar must give a copy of the report to each party to the review in relation to which the independent inquirer was appointed.	16 17 18 19 20 21

 $^{^{16}}$ Section 119 (Production of independent inquirer's instrument of appointment etc.)

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answered, under subsection (1) if—	1
(a) a confidentiality order is in force in relation to the report; and	2
(b) answering the question would result in the order being	3
contravened.	4
Tribunal may adopt report	5
126. For the review to which the independent inquirer's report relates, the	6
tribunal may adopt any findings, observations or recommendations contained in the report.	7 8
contained in the report.	o
PART 6—ENSURING TRIBUNAL DECISIONS AND	9
RECOMMENDATIONS ARE GIVEN EFFECT	10
Application of pt 6	11
127. (1) This part applies to each decision of the tribunal on a review application other than a decision to confirm the reviewable decision.	12 13
(2) This part also applies to recommendations made by the tribunal, after	14
reviewing a reviewable decision, to the chief executive of the government entity in which the reviewable decision was made about policies, practices	15 16
and procedures of the entity relevant to the making of reviewable decisions.	17
Requests to chief executives of government entities	18
128. The president may ask the chief executive of the government entity	19
in which the reviewable decision was made to notify the president, within a reasonable stated time—	20 21
(a) of the steps taken to give effect to the tribunal's decision; or	22
(b) of the steps taken to give effect to the tribunal's recommendations and, if no steps have been taken, the reasons for this.	23 24

s 131

What happens if decision not given effect etc.	1
129.(1) This section applies if the president, after considering the response of the chief executive of a government entity given under section 128, is of the opinion that—	2 3 4
(a) the tribunal's decision has not been given effect; or	5
(b) no steps have been taken to give effect to the tribunal's recommendations or the steps taken are inadequate or inappropriate.	6 7 8
(2) The president may report on the matter to the Minister responsible for the government entity.	9 10
(3) The president must attach the following to the report—	11
(a) if the report is about the tribunal's decision—copies of the decision and response;	12 13
(b) if the report is about the tribunal's recommendations—copies of the recommendations and response.	14 15
PART 7—APPEALS	16
Who may appeal	17
130. A party to a review may appeal to the District Court against the tribunal's decision on the review under section 38(1), ¹⁷ but only on a question of law.	18 19 20
When to start an appeal	21
131.(1) The notice of appeal under the <i>Uniform Civil Procedure Rules 1999</i> must be filed with the registrar of the court within 28 days after—	22 23 24

¹⁷ Section 38 (Powers of tribunal on review)

(a)	if the party is given an information notice under section 4318 about the tribunal's decision—the day the party receives the notice; or	1 2 3
(b)	if paragraph (a) does not apply—the day the party otherwise becomes aware of the decision.	4 5
(2) Th appeal.	e court may, at any time, extend the period for filing the notice of	6 7
Appeal o	loes not affect tribunal's decision	8
not affec	The filing of a notice of appeal with the registrar of the court does t the tribunal's decision, or the carrying out of the decision, unless ion is stayed.	9 10 11
Powers	of the court on appeal	12
133. Iı	n deciding the appeal, the court may—	13
(a)	confirm, set aside or vary the tribunal's decision; or	14
(b)	set aside the decision and return it to the tribunal for reconsideration in accordance with directions given by the court; or	15 16 17
(c)	make orders, and give directions, the court considers appropriate.	18
	PART 8—MISCELLANEOUS	19
Governi	nent entity may nominate decision maker	20
134.(1 registrar.) This section applies if a person files a review application with the	21 22
	e government entity in which the reviewable decision was made the registrar a notice nominating an officer or employee of the	23 24

Section 43 (Registrar must give information notice to parties)

decision maker for the review.	2
Obstruction of independent inquirer	3
135. A person must not obstruct an independent inquirer in the exercise of a power under this Act, unless the person has a reasonable excuse.	4 5
Maximum penalty—100 penalty units.	6
False or misleading statements	7
136.(1) A person must not state anything to the tribunal, or an independent inquirer appointed under this Act, the person knows is false or misleading in a material particular.	8 9 10
Maximum penalty—100 penalty units.	11
(2) In a proceeding for an offence against subsection (1), it is enough for a charge to state the statement was, without specifying which, 'false or misleading'.	12 13 14
False or misleading documents	15
137.(1) A person must not give to the tribunal, or an independent inquirer appointed under this Act, a document containing information the person knows is false or misleading in a material particular.	16 17 18
Maximum penalty—100 penalty units.	19
(2) Subsection (1) does not apply to a person if the person, when giving the document—	20 21
(a) tells the tribunal or independent inquirer, to the best of the person's ability, how it is false or misleading; and	22 23
(b) if the person has, or can reasonably obtain, the correct information, gives the correct information.	24 25
(3) In a proceeding for an offence against subsection (1), it is enough for a charge to state the document was, without specifying which, 'false or misleading'.	26 27 28

Giving d	locuments to children]
) This section applies if, under this Act, the tribunal gives a written direction, notice or order to a child.	2
	e tribunal must cause the terms and effects of the document to be d to the child.	4 5
explained	owever the terms and effects of the document need only be d to the extent that is reasonably practicable in the circumstances gard to the child's age or ability to understand the terms and effects cument.	6 7 8 9
(4) Fa	ilure to comply with subsection (2) does not affect—	10
(a)	the validity of the document; or	11
(b)	if the tribunal is required, under this Act, to give the document to the child, the tribunal's compliance with the requirement to give the document.	12 13 14
(5) In	this section—	15
"tribuna	d" includes a member and the registrar.	16
Giving d	locuments to certain persons	17
139.(1) This section applies if—	18
(a)	under this Act, the tribunal gives a written decision, direction, notice or order to a person; and	19 20
(b)	the tribunal is aware that the person is blind, apparently illiterate or does not understand English.	21 22
	e tribunal must do everything reasonably possible to communicate mation in the document to the person.	23 24
Example—	-	25
	person does not understand English, the tribunal may arrange for the ment to be translated into a language the person understands.	26 27
(3) Fai	ilure to comply with subsection (2) does not affect—	28
(a)	the validity of the document; or	29
(b)	if the tribunal is required, under this Act, to give the document to	30

	the perso	on, the tribunal's compliance with the requirement to give ment.	1 2
(4) In	this section	n—	3
"tribun	ıl" include	es a member and the registrar.	4
Return	of docum	ents	-
140. (1) This sect	tion applies if—	6
(a)	a person review; a	produces a document or other thing to the tribunal for a nd	7 8
(b)	the review	w has finished; and	9
(c)	either—		10
	` /	tribunal's decision on the review has been appealed to the crict Court and the appeal has been finalised; or	11 12
	revi	days have elapsed since the tribunal's decision on the ew was made and the decision has not been appealed to District Court.	13 14 15
(2) Th	e registrar	must return the document or other thing to the person.	16
Certain	informati	on not to be published	17
141.(1) A persor	n must not publish—	18
(a)	informati the tribur	ion given in evidence or otherwise in a proceeding before nal; or	19 20
(b)	informati	on that is likely to identify a person who—	21
	(i) appo	ears as a witness before the tribunal in a proceeding; or	22
	(ii) is a	party to the proceeding; or	23
	(iii) is m	entioned, or otherwise involved, in the proceeding.	24
Maximu	m penalty-	•	25
(a)	for a corp	poration—1 000 penalty units; or	26
(b)	for an inc	dividual—100 penalty units or 2 years imprisonment	27

	osection (1)(a) does not apply to a person if the tribunal consents to cation of the information by the person.	1 2
(3) In t	this section—	3
-	", for information, means to publish it to the public by way of the rnet, newspaper, radio, television or other form of communication.	4 5
Confide	ntiality of information	6
142.(1) This section applies to—	7
(a)	a person who is, or was, a member, an expert, an independent inquirer or a member of the tribunal's staff; and	8 9
(b)	information obtained by the person in the course of performing the person's functions under this Act.	10 11
	e person must not disclose the information if the information is other person's affairs.	12 13
Maximu	m penalty—100 penalty units or 2 years imprisonment.	14
(3) Sul	osection (2) does not apply if—	15
(a)	the information—	16
	(i) is disclosed in the performance of functions under this Act; or	17 18
	(ii) relates to an adult and the information is disclosed with the written consent of the adult and the information is unlikely to identify a child; or	19 20 21
(b)	the disclosure of the information is authorised or permitted under an Act or required by law.	22 23
Protection	on and immunity of member etc.	24
inquirer l	A person who is a member, expert, facilitator or independent has, in performing the person's functions, the same protection and as a judge of the Supreme Court.	25 26 27
(2) A p	person appearing before the tribunal for someone else has the same	28

protection and immunity as a barrister appearing for a party in a proceeding

29

in the Supreme Court.	1
(3) A witness, or person required to be a witness, in a proceeding before the tribunal has the same protection as a witness in a proceeding in the Supreme Court.	
Protecting staff members from liability	5
144.(1) A member of the tribunal's staff is not civilly liable for an action, or omission made, honestly and without negligence under this Act.	et 6 7
(2) If subsection (1) prevents a civil liability attaching to a member of th tribunal's staff, the liability attaches instead to the State.	e 8
President to give statistical information to commissioner	10
145.(1) The president must, from time to time, give the commissione statistical information about all the following—	er 11 12
 (a) the number and types of reviewable decisions that have been th subject of review applications; 	e 13
(b) the tribunal's decisions on the applications;	15
(c) recommendations under section 38(3) ¹⁹ about the policies practices and procedures of government entities.	s, 16 17
(2) The information must not identify the parties (other than the decisio maker) to, or other persons taking part in, a review.	n 18 19
Annual reports	20
146.(1) As soon as practicable after the close of each financial year but not later than 4 months after that close, the president must prepare a report for that year about the tribunal and give a copy of the report to the Minister.	rt 22
(2) The report must contain a review of the tribunal's operations during the financial year.	g 24 25
(3) The Minister must table a copy of the report in the Legislative Assembly within 14 days after the Minister receives the report.	e 26 27

¹⁹ Section 38 (Powers of tribunal on review)

Approve	ed forms	1
147. T	The president may approve forms for this Act.	2
Summai	ry proceedings for offences	3
148. Proceedings for an offence against this Act are to be taken in a summary way under the <i>Justices Act 1886</i> .		4 5
Regulati	ion-making power	6
149.(1) The Governor in Council may make regulations under this Act.		7
(2) A 1	regulation may be made about fees for this Act.	8
(3) Without limiting subsection (2), a regulation may impose fees for filing applications and other documents with the registrar or the tribunal.		9 10
or other	owever, if a regulation imposes a fee for the filing of an application document, no fee is payable if the application or other document is or on behalf of, a child.	11 12 13
Rule-ma	aking power	14
150.(1) The Governor in Council may make rules (" tribunal rules ") for—		15 16
(a)	the practice and procedure of the tribunal; and	17
(b)	the conduct of the tribunal's business.	18
(2) Th	e tribunal rules may include the following—	19
(a)	guidelines for deciding applications by parties to a review for permission to be represented before the tribunal;	20 21
(b)	guidelines for deciding whether the tribunal should make an order that a child be represented before it by a separate representative;	22 23
(c)	criteria the president must have regard to in deciding whether to include a person's name on, or omit a person's name from, the facilitators list or independent inquirers list.	24 25 26
(3) Ru	les made under this section are rules of court.	27

Acts amended	1
151. Schedule 1 amends each Act mentioned in it.	2
PART 9—SAVING AND TRANSITIONAL	2
PROVISIONS	3
Definitions for pt 9	5
152. In this part—	6
"commencement day" means the day this part commences.	7
"repealed Act" means the Children's Commissioner and Children's Services Appeals Tribunal Act 1996.	8 9
Saving of appointments of tribunal panel members under repealed Act	10 11
153.(1) This section applies to a person holding office as a tribunal panel member under section 37 of the repealed Act immediately before the commencement day.	12 13 14
(2) The person is taken to be properly appointed as a member of the tribunal established under this Act.	15 16
(3) Subject to this Act, the term of the person's appointment is the balance of the term for which the person was appointed under the repealed Act.	17 18 19
Certain decisions taken to be reviewable decisions under this Act	20
154.(1) This section applies to a reviewable decision under the repealed Act if, immediately before the commencement day, a person has a right to appeal against the decision to a tribunal established under that Act.	
(2) The decision is taken to be a reviewable decision under this Act and the provisions of this Act relating to a review of a reviewable decision apply with any necessary changes.	24 25 26

Appeals under repealed Act	1
155.(1) This section applies if, under the repealed Act, a person has appealed against a reviewable decision under that Act and the appeal has not been decided by a tribunal under that Act.	2 3 4
(2) For this Act, the appeal is taken to be a review application properly made under this Act relating to the reviewable decision and the provisions of this Act relating to the review of reviewable decisions apply with any necessary changes.	5 6 7 8
What happens if a tribunal established under repealed Act	9
156.(1) This section applies if, under the repealed Act, a tribunal has been established to hear an appeal under the repealed Act.	10 11
(2) The members of that tribunal constitute the tribunal for this Act.	12
(3) The chairperson of the tribunal under the repealed Act is taken to be the presiding member of the tribunal as constituted for this Act.	13 14
(4) If the tribunal established under the repealed Act has started to hear the appeal, the tribunal may continue, under this Act, to deal with the matter of the appeal as a review under this Act.	15 16 17
(5) If the tribunal established under the repealed Act has done anything else under that Act relating to the appeal, the thing has effect for this Act.	18 19
Example for subsection (5)—	20
The tribunal established under the repealed Act may have stayed the decision appealed against.	21 22
Appeals to District Court from decisions of tribunals established under repealed Act	23 24
157.(1) A person's right of appeal under section 65 of the repealed act continues despite the repeal of the Act.	25 26
(2) For subsection (1), the District Court may hear and decide the appeal under the repealed Act.	27 28
(3) Subsection (4) applies for an appeal pending or started under section 66 of the repealed Act on or after the commencement day.	29 30

30

- (4) Section 66(c) of the repealed Act is taken to empower the District Court to set aside the decision appealed against and refer it to the tribunal established under this Act for consideration in accordance with directions given by the court.
- (5) For dealing with the reference, the tribunal is to be constituted as for a review.

SCHEDULE 1	1
CONSEQUENTIAL AMENDMENTS	2
section 151	3
ADOPTION OF CHILDREN ACT 1964	4
1. Section 6, definition "tribunal"—	5
omit, insert—	6
"tribunal" means the Children Services Tribunal established under the Children Services Tribunal Act 2000.'.	7 8
2. Section 13B(6)(a)—	9
omit, insert—	10
'(a) subject to a review of the assessment by the tribunal; and'.	11
3. Section 13D(1)(b)—	12
omit, insert—	13
'(b) the tribunal has made a favourable assessment on a review;'.	14
4. Section 14B(4)(b)—	15
omit, insert—	16
'(b) an assessment of the person made on the basis of the person's criminal history alone has been set aside by the tribunal on a review of the assessment'	17 18 19

SCHEDULE 1 (continued)

5. Section 14C(3)(a)—	1
omit, insert—	2
'(a) subject to a review of the assessment by the tribunal; and'.	3
6. Section 14D, heading, 'Appeals to'—	4
omit, insert—	5
'Reviews by'.	6
7. Section 14D(2)—	7
omit, insert—	8
'(2) The person may apply to the tribunal to have the decision or assessment reviewed.'.	9 10
8. Section 59(2)(c), 'chairperson'—	11
omit, insert—	12
'president'.	13
9. Section 65(1A)(da)—	14
omit.	15
CHILD CARE ACT 1991	16
1. Section 3, definition "tribunal"—	17
omit, insert—	18
' "tribunal" means the Children Services Tribunal established under the Children Services Tribunal Act 2000.'.	19 20

2. Section 41(1), from 'may appeal'—	1
omit, insert—	2
'may apply to the tribunal to have the decision reviewed.'.	3
CHILD PROTECTION ACT 1999	4
1. Section 78(2)(b)—	5
omit, insert—	6
'(b) that the parent may apply to the tribunal to have the decision reviewed only on the ground mentioned in subsection (3);'.	7 8
2. Section 78(2)(c), 'the appeal'	9
omit, insert—	10
'the application'.	11
3. Section 78(2)(d)—	12
omit, insert—	13
'(d) how to apply to have the decision reviewed.'.	14
4. Section 78(3) and (4)—	15
omit, insert—	16
'(3) The parent may apply to have the decision to give the direction reviewed only on the ground that the direction does not specifically relate to the supervision matters.	17 18 19

	espite the <i>Children Services Tribunal Act 2000</i> , section 70 ²⁰ the can not grant a stay of the decision.'.	1 2
5. Sectio	n 86(2)(c) and (d)—	3
omit, i	nsert—	4
'(c)	that the child and the child's parents may, within 28 days after receiving the notice, apply to the tribunal to have the decision reviewed;	6
(d)	how to apply to have the decision reviewed.'.	8
6. Sectio	n 86(5)(c) and (d)—	ç
omit, i	nsert—	10
'(c)	that the child and the child's parents may, within 28 days after receiving the notice, apply to the tribunal to have the decision reviewed;	12 12 13
(d)	how to apply to have the decision reviewed.'.	14
7. Sectio	n 87(4)(c) and (d)—	15
omit, i	nsert—	16
'(c)	state that the person may, within 28 days after receiving the notice, apply to the tribunal to have the decision reviewed; and	17 18
(d)	state how to apply to have the decision reviewed.'.	19
8. Sectio	n 90(3)(b)—	20
omit, i	nsert—	21
'(b)	if, under section 91, the carer is entitled to apply to have the	22

²⁰ Children Services Tribunal Act 2000, section 70 (Stay of reviewable decision's operation)

	deci	sion reviewed—	1
	(i)	the carer may apply to the tribunal to have the decision reviewed; and	2 3
	(ii)	the application must be made within 28 days after the carer receives the notice; and	4 5
	(iii)	how to apply to have the decision reviewed.'.	6
9. Sectio	n 90((4)(b) to (d)—	7
omit, i	nsert	<u>. </u>	8
'(b)		the child may apply to the tribunal to have the decision ewed; and	9 10
(c)		application must be made within 28 days after the child ives the notice; and	11 12
(d)	how	to apply to have the decision reviewed.'.	13
10. Secti	on 91	1, heading—	14
omit, i	nsert	<u>. </u>	15
'Revie	w of	decision to remove child from carer's care'.	16
11. Section	on 91	l, from 'appeal' to 'care if'—	17
omit, i	nsert	<u>. </u>	18
'have t		ecision to remove the child from the carer's care reviewed by .	19 20
12. Secti	on 12	29(2)(c) and (d)—	21
omit, i	nsert	<u>. </u>	22

'(c)	state that the person may, within 28 days after receiving the notice, apply to the tribunal to have the decision reviewed; and	1 2
(d)	state how to apply to have the decision reviewed.'.	3
13. Secti	on 136(2)(c) and (d)—	4
omit, i	nsert—	5
'(c)	state that the person may, within 28 days after receiving the notice, apply to the tribunal to have the decision reviewed; and	6 7
(d)	state how to apply to have the decision reviewed.'.	8
14. Secti	on 137(5)(c) and (d)—	9
omit, i	nsert—	10
'(c)	state that the applicant may, within 28 days after receiving the notice, apply to the tribunal to have the decision reviewed; and	11 12
(d)	state how to apply to have the decision reviewed.'.	13
15. Secti	on 138(6)(c) and (d)	14
omit, i	nsert—	15
'(c)	state that the holder may, within 28 days after receiving the notice, apply to the tribunal to have the decision reviewed; and	16 17
(d)	state how to apply to have the decision reviewed.'.	18
16. Secti	on 140(5)(b) and (c)—	19
omit, i	nsert—	20
'(b)	that the holder may, within 28 days after receiving the notice, apply to the tribunal to have the decision reviewed; and	21 22
(c)	how to apply to have the decision reviewed.'.	23

17. Section 245(5)—		
omit, i	nsert—	2
'(5) Tl	ne arrangement can not take effect until—	3
(a)	the end of the time to apply to have the decision to make the arrangement reviewed by the tribunal; or	4 5
(b)	if an application is made to have the decision reviewed by the tribunal—the review is decided or otherwise disposed of.'.	6 7
18. Secti	on 245(7)(c)—	8
omit, i	nsert—	9
'(c)	state that the person given the notice may, within 28 days after receiving the notice, apply to the tribunal to have the decision to make the arrangement reviewed.'.	10 11 12
19. Secti	on 247—	13
omit, i	nsert—	14
'Reviews	s of reviewable decisions	15
	An aggrieved person for a reviewable decision may apply to the o have the decision reviewed. ²¹ '.	16 17
20. Sche	dule 2, heading, 'APPEALABLE'—	18
omit, insert—		
'REVIEWABLE'.		

Aggrieved persons and reviewable decisions are in schedule 2. Reviews are dealt with in the *Children Services Tribunal Act 2000*, part 4.

21. Schedule 2, beneath heading, 'and "appealable decision" —	1
omit, insert—	2
'and "reviewable decision" '.	3
22. Schedule 2, heading of first column—	4
omit, insert—	5
'Reviewable decision'.	6
23. Schedule 2, second column, 'A carer entitled to appeal under section 91 or the child'—	7 8
omit, insert—	9
'A carer entitled to apply to have a decision reviewed under section 91 or the child'.	10 11
24. Schedule 3, definitions "appealable decision" and "tribunal"—	12
omit.	13
25. Schedule 3—	14
insert—	15
"reviewable decision" means a decision stated in schedule 2.	16
"tribunal" means the Children Services Tribunal established under the Children Services Tribunal Act 2000.'.	17 18
26. Schedule 3, definition "aggrieved person", 'an appealable decision'—	19 20
omit, insert—	21
'a reviewable decision'.	22
	23

SCHEDULE 2 1 DICTIONARY 2 section 3 3 "ADR" see section 82. 4 "approved form" means a form approved under section 147. 5 "authorised member", for part 5, division 2, see section 120. 6 "child" means an individual under 18 years. 7 "child-related employment decision" means a reviewable decision 8 mentioned in the Commission for Children and Young People Act 9 2000, section 121. 10 "child-related employment review" means the review of a child-related 11 employment decision. 12 "commissioner" means the Commissioner for Children and Young People 13 under the Commission for Children and Young People Act 2000. 14 "confidentiality order" see section 105(1). 15 "constituting member", for a proceeding before the tribunal, means— 16 (a) if the tribunal is constituted by 3 members for the 17 proceeding—1 of the members; or 18 (b) if the tribunal is constituted by a single member for the 19 proceeding—that member. 20 "contact", with a child, includes to see and talk to the child. 21 "criminal history", of a person, means the person's criminal history within 22 the meaning of the Criminal Law (Rehabilitation of Offenders) Act 23 1986 and— 24 (a) despite section 6 of that Act, includes a conviction of the person to 25 which the section applies; and 26 (b) despite section 5 of that Act, includes a charge made against the 27

	person for an offence.	1
"decisio	n maker" means—	2
(a)	the person who made the decision concerned; or	3
(b)	the person for the time being holding the office by virtue of which the decision was made; or	4 5
(c)	if a person is nominated as the decision maker for a review under section 134(2), the person.	6 7
	president" means the member, if any, appointed under section 10 leputy president of the tribunal.	8
"expert'	see section 53(1).	10
"facilita	tors" see section 18(1)(c).	11
"facilita	tors list" see section 18(1)(c).	12
"govern	ment entity" see Public Service Act 1996, section 21.	13
"harm"	to a child, see section 4.	14
"indepe	ndent inquirers" see section 18(1)(d).	15
"indepe	ndent inquirers list" see section 18(1)(d).	16
"membe	er" means a member of the tribunal.	17
"notice"	means written notice.	18
"obstru	ct" includes hinder, resist and attempt to obstruct.	19
"place"	includes premises and vacant land.	20
"premis	es" includes—	21
(a)	a building or other structure; and	22
(b)	a part of a building or other structure; and	23
(c)	land where a building or other structure is situated; and	24
(d)	a vehicle.	25
-	ent" means the member appointed under section 10 as president of tribunal.	26 27

SCHEDULE 2 (continued)

"presiding member" see section 29.	1
"proceeding" means a proceeding under this Act relating to a review application and does not include an inquiry being undertaken by an independent inquirer.	2 3 4
"registrar" means the registrar of the tribunal.	5
"review" means the review of a reviewable decision by the tribunal.	6
"reviewable decision" means a decision that, under an Act, a person may apply to have reviewed by the tribunal.	7 8
"review application" see section 58(1).	9
"separate representative" see section 68(3).	10
"support person" see section 49(2).	11
"tribunal" means the Children Services Tribunal.	12
"tribunal rules" see section 150(1).	13
	14

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