



Queensland

Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Bill 2020

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2020

A Bill

for

An Act to provide for the recognition and acceptance of traditional child rearing practice in the Torres Strait community, and to amend this Act, the Adoption Act 2009, the Births, Deaths and Marriages Registration Act 2003, the Criminal Code, the Domestic and Family Violence Protection Act 2012, the Domicile Act 1981, the Evidence Act 1977, the Guardianship and Administration Act 2000, the Industrial Relations Act 2016, the Integrity Act 2009, the Payroll Tax Act 1971, the Powers of Attorney Act 1998, the Public Service Act 2008 and the Right to Information Act 2009 for particular purposes

Preamble

m	nbie		1	
In enacting this Act, the Parliament of Queensland recognises—				
	1	Ailan Kastom is important and significant for Torres Strait Islanders.	3 4	
	2	Ailan Kastom includes Ailan Kastom child rearing practice that is part of the unique, ancient, integral and enduring culture that exists within the Torres Strait Islander community.	5 6 7	
	3	Ailan Kastom child rearing practice has been practised in the Torres Strait since time immemorial.	8 9	
	4	Ailan Kastom child rearing practice is integral to keeping Torres Strait Islanders spiritually and socially connected to the land and sea and assuring the survival of their culture.	10 11 12	
	5	As part of the recognition and preservation of Ailan Kastom it is necessary that the laws of Queensland protect the rights, interests and responsibilities of Torres Strait Islanders who are affected by Ailan Kastom child rearing practice.	13 14 15 16	
	6	The recognition of Ailan Kastom child rearing practice ensures that a child who has been raised in accordance with the practice will benefit by having their legal identity reflect their cultural identity.	17 18 19 20	

Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practic					
	2020 Part 1 Preliminary				
	[s 1]				
The Pa	arliament of Queensland enacts—				
Part	1 Preliminary				
1	Short title				
	This Act may be cited as the Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Act 2020.				
2	Commencement				
	This Act commences on a day to be fixed by proclamation				

3 Act binds all persons

(1)	This Act binds all persons, including the State and, to the	10
	extent the legislative power of the Parliament permits, the	11
	Commonwealth and the other States.	12

(2) However, the State, the Commonwealth or another State can 13 not be prosecuted for an offence against this Act. 14

4	Main pu	rpose of Act	15
	The	purpose of this Act is to—	16
	(a)	recognise Ailan Kastom child rearing practice; and	17
	· / I	establish a process for making applications for, and decisions about, the legal recognition of the practice.	18 19
5	How pu	rpose is achieved	20

The purpose is to be achieved by providing for the
appointment of a commissioner to consider and decide21
22
23applications for cultural recognition orders.23

Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Bill 2020 Part 1 Preliminary

[s 6]

Main principle 1					
(1)	The main principle for administering this Act is that any decision made under this Act in relation to a person who is the subject of an application for a cultural recognition order must be for the wellbeing and best interests of the person.				
(2)	With	nout l	imiting subsection (1)—	6	
	(a)	of a cult	eciding what is for the wellbeing and best interests a child who is the subject of an application for a ural recognition order, the decision-maker must have and to the following matters—	7 8 9 10	
		(i)	the need to ensure appropriate recognition and preservation of Ailan Kastom in general and Ailan Kastom child rearing practice in particular;	11 12 13	
		(ii)	the need to perform the powers and functions under this Act having regard to the sensitivity and cultural practices associated with Ailan Kastom child rearing practice;	14 15 16 17	
		(iii)	the legal and cultural benefits for the child if the cultural recognition order is made recognising Ailan Kastom child rearing practice;	18 19 20	
		(iv)	recognition of the birth parents' assessment of the suitability of the cultural parents;	21 22	
		(v)	decisions must be made in a fair, timely and consistent manner;	23 24	
		(vi)	any other matter that is directly related to the child's wellbeing and best interests; and	25 26	
	 (b) in deciding what is for the wellbeing and best interests of an adult who is the subject of an application for a cultural recognition order, the decision-maker must have regard to— 		an adult who is the subject of an application for a ural recognition order, the decision-maker must have	27 28 29 30	
		(i)	the matters mentioned in paragraph (a)(i), (ii), and (v); and	31 32	

Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Bill 2020 Part 2 Interpretation

[s 7]

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5

8

(ii)	the legal and o	cultural bene	fits for the	adult if the	1					
	cultural recog	nition order	is made	recognising	2					
	Ailan Kastom child rearing practice.									

Part 2 Interpretation

7 Definitions

The dictionary in schedule 1 defines particular words used in
this Act.67

8 Meaning of *Ailan Kastom child rearing practice*

Ailan Kastom child rearing practice is the practice9recognised by Ailan Kastom under which a child's birth10parents and the child's cultural parents agree in accordance11with Ailan Kastom that the parental rights and responsibility12for the child are permanently transferred from the birth13parents to the cultural parents.14

9	Meaning of birth parent	15
	A <i>birth parent</i> of a child, means a person who is recognised at law as being a parent of the child at the time the child is born.	16 17
10	Meaning of <i>cultural parent</i>	18

A cultural parent is a person who, in accordance with Ailan19Kastom child rearing practice, agrees to accept the permanent20transfer of the parental rights and responsibility for a child21from the child's birth parents to the person.22

Part 3 Commissioner and office of commissioner

[s 11]

Part	3	Commissioner and office of commissioner	1 2
Divis	ion	1 Commissioner	3
Subd	ivis	ion 1 Appointment	4
11	Cor	mmissioner	5
	(1)	There is to be a commissioner (Meriba Omasker Kaziw Kazipa).	6 7
	(2)		8 9
	(3)	The Minister may recommend a person for appointment only if—	10 11
		(a) the person is a Torres Strait Islander; and	12
		(b) the Minister is satisfied the person is appropriately qualified.	13 14
12	Cor	mmissioner appointed under this Act	15
		The commissioner is appointed under this Act and not the <i>Public Service Act 2008</i> .	16 17
13	Ter	m of appointment	18
	(1)	The commissioner holds office for the term stated in the commissioner's instrument of appointment.	19 20
	(2)	The term must not be more than 3 years.	21
	(3)	The commissioner may be reappointed.	22

Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Bill 2020 Part 3 Commissioner and office of commissioner

[s 14]

Со	nditions of appointment	1
(1)	The commissioner is to be paid the remuneration and allowances decided by the Governor in Council.	2 3
(2)	The commissioner holds office on the terms and conditions, not otherwise provided by this Act, that are decided by the Governor in Council.	4 5 6
Pre	eservation of rights of commissioner	7
(1)	This section applies if a public service officer is appointed as the commissioner.	8 9
(2)	The person keeps all rights accrued or accruing to the person as a public service officer as if service as the commissioner were a continuation of service as a public service officer.	10 11 12
(3)	At the end of the person's term of office, or on resignation as the commissioner, the person's service as the commissioner is taken to be service of a like nature in the public service for deciding the person's rights as a public service officer.	13 14 15 16
Lea	ave of absence	17
(1)	The Minister may approve a leave of absence for the commissioner.	18 19
(2)	The Minister may appoint another person to act in the office of the commissioner during the leave of absence.	20 21
(3)	Subsection (2) does not limit the Governor in Council's power under the <i>Acts Interpretation Act 1954</i> , section 25(1)(b)(v).	22 23
Re	signation	24
(1)	The commissioner may resign by signed notice given to the Minister.	25 26
(2)	The resignation takes effect on—	27
	(a) the day the notice is given; or	28
	(b) if a later day is stated in the notice—the later day.	29

Part 3 Commissioner and office of commissioner

[s 18]

18	Dis	Disclosure of conflict of interests						
	(1)	If the commissioner considers that the commissioner can not independently consider and decide a particular application for a cultural recognition order, the commissioner must give the Minister a notice (a <i>disclosure notice</i>) stating—						
		(a) the particular application in sufficient detail to enable the Minister to identify the application; and	6 7					
		(b) the reasons the commissioner is not able to independently consider and decide the application; and	8 9					
		(c) that the commissioner will not participate in the process leading to a decision for the application.	10 11					
	(2)	Without limiting subsection (1), the commissioner must give a disclosure notice to the Minister if—	12 13					
		(a) the commissioner becomes aware of a direct or an indirect interest the commissioner has in the application; and	14 15 16					
		(b) the interest could conflict with the proper performance of the commissioner's functions and powers.	17 18					
	(3)	In this section—	19					
		<i>interest</i> , in relation to an application, includes a familial interest or a financial interest.	20 21					
19	Eff	ect of disclosure notice	22					
	(1)	As soon as practicable after the Minister receives a disclosure notice, the Minister must appoint a person (the <i>appointed person</i>), other than the commissioner, to decide the application.	23 24 25 26					
	(2)	The Minister may appoint a person as an appointed person if the Minister is satisfied the person is appropriately qualified.	27 28					
	(3)	The appointed person must—	29					
		(a) consider and decide the application under part 5 as if the appointed person had the powers and functions of the commissioner; and	30 31 32					

Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Bill 2020 Part 3 Commissioner and office of commissioner

[s 20]

		(b) give a statement of reasons for the decision to—	1
		(i) each party to the application; and	2
		(ii) the commissioner.	3
	(4)	The appointed person's decision—	4
		(a) is taken to be a decision of the commissioner; and	5
		(b) takes effect as if the decision were the commissioner's decision.	6 7
20	Va	cancy in office	8
	(1)	The office of the commissioner becomes vacant if the commissioner—	9 10
		(a) gives notice of resignation under section 17; or	11
		(b) is convicted of an indictable offence; or	12
		(c) is removed from office by the Governor in Council under subsection (3).	13 14
	(2)	Also, if the commissioner is suspended by the Minister under subsection (5), the office is vacant during the period of suspension.	15 16 17
	(3)	The Governor in Council may, at any time, remove the commissioner from office on the recommendation of the Minister.	18 19 20
	(4)	The Minister may recommend the commissioner's removal if the Minister is satisfied the commissioner—	21 22
		(a) is guilty of misconduct; or	23
		(b) is incapable of performing the functions or exercising the powers of the office of the commissioner; or	24 25
		(c) has neglected the functions or powers of the office of the commissioner or performed or exercised them incompetently.	26 27 28
	(5)	The Minister may suspend the commissioner for up to 60 days by signed notice to the commissioner if—	29 30

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Part 3 Commissioner and office of commissioner

[s 21]

		(a)	there is an allegation of misconduct against the commissioner; or	1 2
		(b)	the Minister is satisfied a matter has arisen in relation to the commissioner that may be grounds for removal under this section.	3 4 5
21	Act	ting c	commissioner	6
	(1)	com perfe perse	here is a vacancy in the office of the commissioner or the missioner is absent for any other reason or is unable to form the functions of the office, the Minister may appoint a on to act as the commissioner for a period of not more 6 months.	7 8 9 10 11
	(2)	-	erson may only be appointed to act as the commissioner if Minister is satisfied the person is appropriately qualified.	12 13
Sub	odivis	sion	2 Functions and powers	14
22	Fui	nctio	ns	15
		The	commissioner has the following functions—	16
		(a)	to independently consider and decide each application for a cultural recognition order;	17 18
		(b)	to ensure the proper, efficient and effective performance of the office;	19 20
		(c)	to provide advice, or make recommendations, to the Minister about the operation of this Act and the office;	21 22
		(d)	to promote public awareness of the commissioner's functions and the office;	23 24
		(e)	to advise the registrar of each cultural recognition order	25
			made by the commissioner;	26

Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Bill 2020 Part 3 Commissioner and office of commissioner [s 23] 23 Obligation in performing functions 1 The commissioner must, in performing the commissioner's 2 functions, act in accordance with the main principle of this 3 Act. 4 24 Powers 5 The commissioner has power to do all things necessary or 6 convenient to perform the commissioner's functions. 7 25 Commissioner not subject to direction 8 The commissioner is not subject to direction by any person 9 about the way the commissioner performs the commissioner's 10 functions or exercises the commissioner's powers. 11 Division 2 Office of the commissioner 12 26 Office of the commissioner 13 (1) An office called the Office of the Commissioner (Meriba 14 Omasker Kaziw Kazipa) is established. 15 (2)The office's function is to help the commissioner perform the 16 commissioner's functions. 17 (3) The office consists of the commissioner and the officers of the 18 office. 19 27 Control of the office 20 The commissioner controls the office. 21 28 Officers 22 Officers of the office are appointed under the Public Service 23 Act 2008. 24

Part 3 Commissioner and office of commissioner

[s 29]

29	Off	icers	not subject to outside direction	1
		pers com	officer of the office is not subject to direction by any on, other than from within the office, about the way the unissioner's functions or powers under this Act are formed or exercised.	2 3 4 5
30	Sta	ffing	arrangements and administrative support	6
	(1)	mak serv	commissioner may ask the chief executive to give or the available to the office the administrative support tices and facilities the office requires to perform its etions effectively.	7 8 9 10
	(2)	the s	commissioner may arrange with the chief executive for services of officers or employees of the department to be le available to the commissioner.	11 12 13
	(3)		officer or employee whose services are made available er subsection (2)—	14 15
		(a)	continues to be an officer or employee of the department; and	16 17
		(b)	continues to be employed or otherwise engaged by the department on the same terms and conditions applying to the officer or employee before the services were made available; and	18 19 20 21
		(c)	is, for the period the services are made available and for carrying out the office's functions, taken to be an officer of the office.	22 23 24
31	Off	ice n	ot a statutory body for particular Acts	25
		statu	remove any doubt, it is declared that the office is not a atory body for the <i>Financial Accountability Act 2009</i> or <i>Statutory Bodies Financial Arrangements Act 1982</i> .	26 27 28

Part 4 Applications for cultural recognition orders

Part 4			Applications for cultural recognition orders	1 2
Divisi	ion	1	Eligibility and criteria	3
32			ary criteria for making application for cultural ion order	4 5
	(1)		pplication for a cultural recognition order about a person be made only if—	6 7
		(a)	at least 1 birth parent is a Torres Strait Islander; and	8
		(b)	the person's birth was registered in Queensland; and	9
		(c)	at the time the person's parentage is transferred in accordance with Ailan Kastom child rearing practice, at least 1 cultural parent is a Torres Strait Islander.	10 11 12
	(2)	perso	, an application for a cultural recognition order about a on who is a child at the time the application is made may ade only—	13 14 15
		(a)	by each of the child's birth parents and cultural parents; and	16 17
		(b)	if each applicant is an adult; and	18
		(c)	30 days, or more, after the child's birth is registered.	19
	(3)		subsection (2), nothing prevents the application from g made if—	20 21
		(a)	a birth parent or cultural parent is deceased; or	22
		(b)	at the time the person's parentage was transferred in accordance with Ailan Kastom child rearing practice—there was only 1 cultural parent.	23 24 25
	(4)		ever, if a birth parent or cultural parent is deceased, the cation can be made only if—	26 27
		(a)	at least 1 birth parent is an applicant for the order; and	28
		(b)	at least 1 cultural parent is an applicant for the order.	29

Part 4 Applications for cultural recognition orders

[s 33]

who	An application for a cultural recognition order about a person who is an adult at the time the application is made only by the person.						
For subsection (5) nothing prevents the application from being made if—							
(a)	a bir	th parent or cultural parent is deceased; or	6				
(b)	at the time the person's parentage was transferred in accordance with Ailan Kastom child rearing practice—there was only 1 cultural parent.						
king	an ap	oplication	10				
An a	applic	ation for a cultural recognition order must be—	11				
(a)	mad	e in the approved form; and	12				
(b)		1 0 11	13 14				
	(i)	a certified copy of the child's birth certificate; and	15				
	(ii)	if a final adoption order has been made in relation to the child under the <i>Adoption Act 2009</i> , part 9—a copy of that order; and	16 17 18				
	(iii)	if an order has been made in relation to the child under the <i>Family Law Act 1975</i> (Cwlth)—a copy of that order; and	19 20 21				
	(iv)	if an order has been made in relation to the child under the <i>Child Protection Act 1999</i> —a copy of that order; and	22 23 24				
	(v)	the statements or information required under section 34; and	25 26				
	(vi)	any other document or information prescribed by regulation; and	27 28				
(c)		1 0 11	29 30				
	(i)	a certified copy of the person's birth certificate; and	31 32				
	who pers For (a) (b) king An a (a) (b)	who is an person. For subset made if— (a) a bin (b) at the according of the second	 who is an adult at the time the application is made only by the person. For subsection (5) nothing prevents the application from being made if— (a) a birth parent or cultural parent is deceased; or (b) at the time the person's parentage was transferred in accordance with Ailan Kastom child rearing practice—there was only 1 cultural parent. king an application An application for a cultural recognition order must be— (a) made in the approved form; and (b) if the person the subject of the application is a child—accompanied by— (i) a certified copy of the child's birth certificate; and (ii) if a final adoption order has been made in relation to the child under the <i>Adoption Act 2009</i>, part 9—a copy of that order; and (iii) if an order has been made in relation to the child under the <i>Family Law Act 1975</i> (Cwlth)—a copy of that order; and (iv) if an order has been made in relation to the child under the <i>Child Protection Act 1999</i>—a copy of that order; and (v) the statements or information required under section 34; and (vi) any other document or information prescribed by regulation; and (c) if the person the subject of the application is an adult—accompanied by— (i) a certified copy of the person's birth certificate; 				

Part 4 Applications for cultural recognition orders

[s 34]

		Note-	(ii) _		stateme on 34.	nts oi	infor	mation	required	d under	1 2 3
				-	nents may der under	-	-	with if	a court	makes a	1 4 5
	(2)	The	comn	nissio	ner must	t make	a recoi	d of ead	ch applica	ation.	6
Divis	sion	2		Do	cume	nts a	nd si	gned	statem	nents	7
34		plicat ormat		o inc	lude pa	articul	ar doo	ument	s and		8 9
	(1)	who							er about a n is mae		
		(a)	<u> </u>		tatemen [*] entioned			-	ent addres	ssing the	e 13 14
		(b)	-	-	statemen rs mentio			-	parent ad d	dressing	s 15 16
		(c)	info info	rmed rmed	person	and th	ne cult	ural pa	rents' no rents' no ers menti	minated	l 18
		(d)	the		carer a			-	d stateme rs menti		
	(2)	infor may	rmatic help	on or the c	docume	nt the ioner i	applica	ant reas	ed by an onably c nether to	onsiders	25
	(3)						-		er about must inc	-	1 28 29
		(a)		•	stateme			-	address	sing the	e 30 31

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(b)	a signed statement from each birth parent addressing the	1
	matters mentioned in section 35(1)(a), (b), (f), (g) and	2
	(h); and	3

- (c) a signed statement from each cultural parent addressing the matters mentioned in section 36(1)(a), (b), (e), (f) 5 and (j); and 6
- (d) a signed statement from the birth parents' nominated 7
 informed person and cultural parents' nominated 8
 informed person addressing the matters mentioned in 9
 section 38.
- (4) Also, the application may be accompanied by any other 11 information or document the applicant reasonably considers 12 may help the commissioner in deciding whether to make a 13 cultural recognition order. 14

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35 Birth parent's statement A birth parent's signed statement must address the following (1)mattersthe nature and details of the Ailan Kastom child rearing (a) practice that occurred; that the parental rights and obligations for the child were (b) transferred under Ailan Kastom from the birth parent to the cultural parents in accordance with Ailan Kastom child rearing practice; (c) the reasons the birth parent considers a cultural recognition order will be in the best interests of the child; (d) whether, to the birth parent's knowledge, the child is

occurred:

(e) that the birth parent is not aware of any matter that might be detrimental to the wellbeing and best interests of the child;
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aware that the Ailan Kastom child rearing practice

	(f)	the name and address of a person both birth parents nominate as the informed person for the application;	1 2
	(g)	that the birth parent consents to the making of inquiries of, and the exchange of information with, the informed person for the purpose of helping the commissioner decide whether to make a cultural recognition order;	3 4 5 6
	(h)	that the birth parent gives their informed consent to the application being made.	7 8
(2)		hout limiting subsection (1)(c), the birth parent's ement may include the following matters—	9 10
	(a)	the nature of any relationship the birth parent has with the child;	11 12
	(b)	if the birth parent provides any financial support for the child—details of that support;	13 14
	(c)	if the birth parent is involved in any decisions in relation to the child—details of that involvement.	15 16
		Example—	17
		details of the birth parent's ability to decide or influence a decision about the child's education or medical treatment	18 19
Cu	Itural	parent's statement	20
(1)		cultural parent's signed statement must address the owing matters—	21 22
	(a)	the nature and details of the Ailan Kastom child rearing practice that occurred;	23 24
	(b)	that the parental rights and obligations for the child were transferred under Ailan Kastom from the birth parents to the cultural parents in accordance with Ailan Kastom child rearing practice;	25 26 27 28
	(c)	the reasons the cultural parent considers a cultural recognition order will be in the best interests of the child;	29 30 31

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	(d)	the child's current address and the period the child has lived at that address;	1 2
	(e)	the name and address of a person both the cultural parents nominate as the informed person for the application;	3 4 5
	(f)	that the cultural parent consents to the making of inquiries of, and the exchange of information with, the informed person for the purpose of helping the commissioner decide whether to make a cultural recognition order;	6 7 8 9 10
	(g)	whether, to the cultural parent's knowledge, the child is aware that the Ailan Kastom child rearing practice occurred;	11 12 13
	(h)	that the cultural parent consents to the commissioner-	14
		(i) requesting a copy of the cultural parent's criminal history; and	15 16
		 (ii) relying on information contained in the cultural parent's criminal history to decide whether to make a cultural recognition order; 	17 18 19
	(i)	that the cultural parent is not aware of any matter that might be detrimental to the well being and best interests of the child;	20 21 22
	(j)	that the cultural parent gives their informed consent to the application being made.	23 24
(2)		out limiting subsection (1)(c), the cultural parent's ment may include the following matters—	25 26
	(a)	the nature of any relationship the birth parent has with the child;	27 28
	(b)	the nature of the relationship the cultural parent has with the child;	29 30
		Example—	31
		how the child refers to the cultural parent and other family members	32 33
	(c)	details of the child's current living arrangements;	34

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		[5 37]	
		Example—	1
		the number and ages of other children living with the cultural parent	2 3
	(d)	details of the financial support provided by the cultural parent for the child;	4 5
	(e)	details of how any decision is made in relation to the child.	6 7
		Example—	8
		who makes decisions about the child's education or medical treatment	9 10
37		statement of adult who was subject to Ailan child rearing practice	11 12
	Kast	igned statement of an adult who was subject to Ailan tom child rearing practice must address the following ters—	13 14 15
	(a)	how the person was made aware that they were the subject of Ailan Kastom child rearing practice;	16 17
	(b)	what information the person was provided with about the Ailan Kastom child rearing practice;	18 19
	(c)	the nature of the relationship the person has with their cultural parents;	20 21
		Example—	22
		how the person refers to the cultural parents	23
	(d)	the nature of any relationship the person has with their birth parents;	24 25
		Example—	26
		how the person refers to the birth parents	27
	(e)	that the person consents to the making of inquiries of, and the exchange of information with, the person's birth parents, cultural parents and informed person for the purpose of deciding whether to make a cultural recognition order;	28 29 30 31 32

Part 4 Applications for cultural recognition orders

[s 38]

	(f)	that the person gives their informed consent to the application.	1 2
38	Informe	d person's signed statement	3
		informed person's signed statement must address the owing matters—	4 5
	(a)	the person's understanding of the Ailan Kastom child rearing practice that occurred in relation to the application;	6 7 8
	(b)	whether the Ailan Kastom child rearing practice occurred in accordance with Ailan Kastom;	9 10
	(c)	the person's relationship, if any, to the birth parents, the cultural parents and the person the subject of the application.	11 12 13
39	Other ca	arer's statement	14
		other carer's signed statement must address the following ters—	15 16
	(a)	the other carer's relationship to the child;	17
	(b)	that the other carer gives their informed consent to the application being made;	18 19
	(c)	the reasons the other carer considers a cultural recognition order will be in the best interests of the child.	20 21 22

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Part	5	Cultural recognition orders	1				
Divis	ion	1 Applications for cultural recognition order	2 3				
40	Cor	Commissioner must deal with applications					
		The commissioner must deal with an application for a cultural recognition order by considering and deciding the application under this part.	5 6 7				
41	Cor	mmissioner may request additional information	8				
	(1)	The commissioner may, by notice given to an applicant for a cultural recognition order, ask the applicant for further information or a document the commissioner reasonably requires to decide whether to make a cultural recognition order.	9 10 11 12 13				
	(2) The notice—		14				
		(a) must state a reasonable period of at least 30 business days within which the applicant must give the information or document to the commissioner; and	15 16 17				
		(b) must state that an applicant may request that the commissioner extend the period mentioned in paragraph (a); and	18 19 20				
		(c) may require the information or document be verified by statutory declaration.	21 22				
	(3)	The commissioner may extend the period mentioned in subsection (2)(a) by notice given to the person—	23 24				
		(a) on the commissioner's own initiative; or	25				
		(b) if an applicant makes a request under subsection (2)(b).	26				
	(4)	The commissioner may decide whether to make a cultural recognition order regardless of whether the applicant gives the further information or document requested.	27 28 29				

Part 5 Cultural recognition orders

[s 42]

42	Withdrawal of application				
	(1)	An applicant for a cultural recognition order may withdraw the application by giving written notice (a <i>notice of</i> <i>withdrawal</i>) to the commissioner.	2 3 4		
	(2)	On the commissioner's receipt of the notice of withdrawal, the application ends.	5 6		
	(3)	As soon as practicable after receiving the notice of withdrawal, the commissioner must give the applicant, and each other party to the application, notice that the application is withdrawn.	7 8 9 10		
43	Dut	ty of parties to application	11		
	Each applicant for a cultural recognition order must participate in the commissioner's consideration of the application in good faith.				
44	Со	nsideration procedure	15		
	(1)	Subject to this Act, the commissioner must consider an application for a cultural recognition order in accordance with any guidelines made by the commissioner under section 108.			
	(2)	Also, the commissioner, in considering the application—	19		
		(a) must act in a way that is fair and reasonable; and	20		
		(b) must maintain confidentiality; and	21		
		(c) must comply with natural justice; and	22		
		(d) may have regard to any matter the commissioner considers relevant to the application, including any previous applications made in relation to the person the subject of the application; and	23 24 25 26		
		(e) may make inquiries the commissioner considers appropriate.	27 28		

Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Bill 2020 Part 5 Cultural recognition orders

Divis	ion	2 Information to assist commissioner	1
45	Criı	minal history report	2
	(1)	This section applies for deciding an application for a cultural recognition order if the person the subject of the application is a child.	3 4 5
	(2)	The commissioner may ask the police commissioner for a written report about a cultural parent's criminal history that includes a brief description of the circumstances of a conviction mentioned in the criminal history.	6 7 8 9
	(3)	The police commissioner must comply with the request.	10
	(4)	The duty to comply applies only to information the police commissioner has possession of or to which the police commissioner has access.	11 12 13
46	Dea	aling with criminal history report	14
	(1)	This section applies if the commissioner receives a report about a cultural parent's criminal history.	15 16
	(2)	As soon as practicable after receiving the report the commissioner must give written notice to the cultural parent.	17 18
	(3)	The written notice must include a copy of the report and state—	19 20
		 (a) that the cultural parent may within 30 business days after receiving the notice give the commissioner information or documents about any information contained in the report; and 	21 22 23 24
		(b) that the cultural parent may request that the commissioner extend the period mentioned in paragraph (a).	25 26 27
	(4)	If the cultural parent makes a request to extend the period mentioned in subsection $(3)(a)$, the commissioner may extend the period by notice given to the person.	28 29 30

Part 5 Cultural recognition orders

[s 47]

Divi	sion	B Dispensing with a person's consent	1		
47	Application of division				
		order is not able to make the application for the order with the	3 4 5		
		(a) a birth parent;	6		
		(b) a cultural parent;	7		
		(c) if the child has an other carer—the other carer.	8		
48	Ар	lication for dispensation	9		
	(1)	apply for a cultural recognition order with the consent of a party whose consent is otherwise required, the applicant may apply to a court for an order dispensing with the need for the	10 11 12 13 14		
	(2)	The application must state the grounds on which it is made.	15		
49	No	ce of application	16		
	(1)	dispensing with the need for the consent of a stated party, the	17 18 19		
		(a) the stated party; and	20		
			21 22		
		(c) the commissioner.	23		
	(2)	1. 11	24 25		
	(3)	application may be heard and decided even though the party	26 27 28		

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(4)	of th	court may dispense with the requirement to serve a copy a application on the stated party if the court is satisfied of of the following matters—	1 2 3
	(a)	the applicant can not establish the identity of the party after making all reasonable enquiries;	4 5
	(b)	the applicant can not locate the party after making all reasonable enquiries;	6 7
	(c)	the conception of the person the subject of the application for a cultural recognition order was a result of an offence committed by the party;	8 9 10
	(d)	there would be an unacceptable risk of harm to the birth mother of the person the subject of the application for a cultural recognition order if the party were made aware of the person's birth or the application for a cultural recognition order;	11 12 13 14 15
	(e)	there are other special circumstances for dispensing with the requirement to serve a copy of the application.	16 17
Res	spon	dent	18
	orde an aj	stated party is served with a copy of an application for an r dispensing with the need for the stated party's consent to pplication for a cultural recognition order, the stated party respondent in the proceeding.	19 20 21 22
Неа	aring	of application in absence of stated party	23
(1)	disp	court may hear and decide an application for an order ensing with the need for the consent of a stated party in absence of the party only if—	24 25 26
	(a)	the party has been given reasonable notice of the hearing and failed to attend or continue to attend the hearing; or	27 28
	(b)	the court dispenses with the requirement to serve a copy of the application on the party under section $49(4)$.	29 30
(2)		section (1) does not limit the court's jurisdiction to ude a person from a proceeding.	31 32

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Part 5 Cultural recognition orders

[s 52]

52	Court may dispense with need for consent				
	(1)	disp	ensing	t may make an order (a <i>dispensation order</i>) g with the need for the consent of a stated party as application for a cultural recognition order if—	2 3 4
		(a)	the secti	court is satisfied of a matter stated in ion $49(4)(a)$ to (d); or	5 6
		(b)	-	AT has made a declaration that the party does not e capacity to give the consent; or	7 8
		(c)	orde	ourt or tribunal of another jurisdiction has made an er or other direction, however called, that the party is not have capacity to give the consent; or	9 10 11
		(d)	the circu	court is satisfied there are other special umstances for giving the dispensation.	12 13
	(2)	cultı belie	ural re eved t	if the person the subject of the application for a cognition order is a child and the stated party is or is to be the person's birth parent, the court must not ispensation—	14 15 16 17
		(a)		in 30 days after notice is given to the party under ion 49; or	18 19
		(b)	if th	e court has reason to believe there is—	20
			(i)	a current application under the <i>Status of Children</i> <i>Act 1978</i> , section 10, by the party or another person, for a declaration of parentage for the child; or	21 22 23 24
			(ii)	a current application under the <i>Family Law Act</i> 1975 (Cwlth) by the party for a parenting order for the child.	25 26 27
53	No	tice o	of cou	urt order	28
				makes a dispensation order, the applicant must give issioner a copy of the order.	29 30

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54	Eff	ect of o	rder	1		
	(1)	This section applies if the commissioner is given a copy of a dispensation order under section 53.				
	(2)	The commissioner must continue to consider and decide the application for a cultural recognition order without the need for the consent of the stated party.				
Divi	sion	4	Discharge of dispensation order	7		
55		-	of dispensation order if stated party not h application	8 9		
	(1)	This se	ction applies if—	10		
		(a) a	court makes a dispensation order; and	11		
			copy of the application for the order was not served on stated party.	12 13		
	(2)	The par order.	ty may apply to the court to discharge the dispensation	14 15		
	(3)	dischar	pplicant must serve a copy of the application for ge of the dispensation order on each other person who arty to the proceeding for the dispensation order.	16 17 18		
	(4)	The cou	urt may discharge the dispensation order if—	19		
		(a) a	cultural recognition order has not been made; and	20		
			e court is satisfied a ground on which the dispensation rder was made under section 52 does not apply.	21 22		
Divi	sion	5	Deciding whether to make cultural recognition orders	23 24		
56	Со	nsidera	tions before making decision	25		
			deciding to make a cultural recognition order the ssioner must be satisfied—	26 27		

Part 5 Cultural recognition orders

[s 57]

	(a)	that, subject to any dispensation order, each birth parent and cultural parent gave full, free and informed consent to the making of the application for the order; and	1 2 3			
	(b) if the application contains a signed statement from a other carer—the other carer gave full, free and informe consent to the making of the application; and					
	(c)	if the person the subject of the application for the order is a child—that the making of the order is for the wellbeing and in the best interests of the child; and	7 8 9			
	(d)	that the transfer of parentage occurred in accordance with Ailan Kastom child rearing practice; and	10 11			
	(e)	that each applicant was entitled to apply under section 32; and	12 13			
	(f)	that the requirements mentioned in section 34 are satisfied; and	14 15			
	(g)	that each applicant has provided the required information or statement.	16 17			
Not rec	ice o ognit	f intention before deciding not to make cultural ion order	18 19			
(1)	recogentiation the the the the the the the test of	e commissioner is considering not making a cultural gnition order, the commissioner must give each party to application for the order a notice (a <i>notice of intention</i>) states—	20 21 22 23			
	(a)	the reasons the commissioner is considering not making the order; and	24 25			
	(b)	that an applicant may within 30 business days after receiving the notice of intention give the commissioner information or documents not included in the application that support the making of the order; and	26 27 28 29			
	(c)	that an applicant may request that the commissioner extend the period mentioned in paragraph (b).	30 31			

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	(2)	If an applicant makes a request under subsection (1) commissioner may extend the period mentioned in sul (1)(b) by notice given to the applicant.	
58	De	ciding about cultural recognition order	4
	(1)	After having regard to the information in an application cultural recognition order and information or document under section 57, the commissioner must decide—	
		(a) to make a cultural recognition order; or	8
		(b) not to make a cultural recognition order.	9
	(2)	If the person the subject of the application for the recognition order is a child, the commissioner must giparty to the application—	
		(a) a statement of reasons for the decision; and	13
		(b) if the decision is to make an order—a copy of th	e order. 14
	(3)	If the applicant is an adult who is the subject application, the commissioner must give to the applic the applicant's birth parents and cultural parents—	
		(a) a statement of reasons for the decision; and	18
		(b) if the decision is to make an order—a copy of th	e order. 19
59	Wh	nat cultural recognition order must state	20
		If the commissioner makes a cultural recognition order a person, the order must state the following information	er about 21
		(a) that the order is made under this Act in recogn Ailan Kastom;	nition of 23 24
		(b) the person's name;	25
		(c) the name of each of the person's birth pare cultural parents;	ents and 26 27
		(d) that the person's parentage is transferred from t parents to the cultural parents;	the birth 28

Part 5 Cultural recognition orders

[s 60]

		(e) (f)	the date of the decision; any other information prescribed by regulation.	1 2
Divi	sion	6	Internal review	3
60	Ар	plicat	tion for internal review	4
	(1)	orde the I	e commissioner decides to not make a cultural recognition er the parties to the application for the order may apply to Minister for a review of the decision (an <i>application for</i> <i>rnal review</i>).	5 6 7 8
	(2)	The	application for internal review must be made—	9
		(a)	in the approved form; and	10
		(b)	jointly by the parties; and	11
		(c)	within 20 business days after the statement of reasons for the decision was given to the parties.	12 13
	(3)		Minister may, at any time, extend the period within which application for internal review may be made.	14 15
61	Inte	ernal	review	16
	(1)	appli perso	hin 20 business days after the Minister receives an ication for internal review, the Minister must appoint a on (the <i>review officer</i>), other than the commissioner, to ew the commissioner's decision.	17 18 19 20
	(2)		Minister may appoint a person as the review officer if the ister is satisfied the person is appropriately qualified.	21 22
	(3)	The	review officer must—	23
		(a)	consider the application; and	24
		(b)	review the commissioner's decision; and	25
		(c)	make a decision (the <i>reviewed decision</i>) to—	26
			(i) confirm the commissioner's decision; or	27

		(ii)	revoke the commissioner's decision and make a cultural recognition order; and	1 2
	(d)	give to—	a statement of reasons for the reviewed decision	3 4
		(i)	the parties to the application for internal review; and	5 6
		(ii)	the commissioner.	7
62	Effect or recognit	-	ew officer's decision to make a cultural order	8 9
			ew officer revokes the commissioner's decision and ultural recognition order—	10 11
	(a)		reviewed decision is taken to be a decision of the missioner; and	12 13
	(b)	the o if—	commissioner must give effect to the decision as	14 15
		(i)	the decision were the commissioner's decision; and	16
		(ii)	no application for internal review had been made.	17
Part	6		Registration of cultural	18
			recognition orders	19
63	Commis	sion	er must notify registrar	20
	mad	e by	as practicable after a cultural recognition order is the commissioner, the commissioner must give a e order to the registrar.	21 22 23
64	Entitlem particula		o certificate, information relating to tries	24 25

(1) This section applies to each of the following persons— 26

Part 6 Registration of cultural recognition orders

[s 64]

	(a)	a person who was an applicant for a cultural recognition order that was made by the commissioner;	1 2
	(b)	an adult who was the subject of a cultural recognition order;	3 4
	(c)	if a person mentioned in paragraph (a) or (b) has a guardian—the person's guardian.	5 6
(2)	comr a cer	equest by a person mentioned in subsection (1), the nissioner must give the person an authorisation to obtain tificate, information, source document or a copy of the ral recognition order under this section.	7 8 9 10
(3)	comr certif cultur of a	ever, the authorisation may exclude information if the nissioner is satisfied that allowing access to the ficate, information, source document or the copy of the ral recognition order would be an unreasonable invasion person's privacy or otherwise unreasonably harm a on's interests.	11 12 13 14 15 16
	Examp	ple—	17
		e authorisation may exclude a part of a document showing a person's th was the result of a sexual offence.	18 19
(4)	and accor the re	berson may make an application under the <i>Births, Deaths</i> <i>Marriages Registration Act 2003</i> , section 44, mpanied by an authorisation from the commissioner, for equested information mentioned in that section to which uthorisation relates.	20 21 22 23 24
(5)	about	registrar must grant the application if it relates to an entry t the cultural recognition order in the register of births he cultural recognition register.	25 26 27
(6)	sectio	rtificate or copy of a source document given under this on and relating to a closed entry must be endorsed 'Not to ed for official purposes'.	28 29 30
(7)	In thi	s section—	31
		<i>ficate</i> see the <i>Births</i> , <i>Deaths and Marriages Registration</i> 003, schedule 2.	32 33

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		<i>closed entry</i> means an entry that has been closed under the <i>Births, Deaths and Marriages Registration Act 2003</i> , section 14, 41DA or 41DB.				
		<i>cultural recognition register</i> see the <i>Births, Deaths and</i> <i>Marriages Registration Act 2003</i> , schedule 2, definition <i>relevant child register</i> .	4 5 6			
		<i>source document</i> see the <i>Births</i> , <i>Deaths and Marriages Registration Act 2003</i> , schedule 2.	7 8			
Part 7		Effect of cultural recognition orders				
65	Ар	plication of part	11			
		This part applies if the commissioner makes a cultural recognition order.	12 13			
66	Eff	ect on relationships	14			
	(1)	On the making of a cultural recognition order about a person—	15 16			
		(a) the person's parentage is transferred from the birth parents to the cultural parents; and	17 18			
		(b) the person becomes a child of the cultural parents; and	19			
		(c) the cultural parents become the parents of the person; and	20 21			
		(d) the person stops being a child of the birth parents; and	22			
		(e) a birth parent stops being a parent of the person.	23			
	(2)	Other relationships are determined in accordance with subsection (1).	24 25			
	(3)	However, for the purpose of applying a law relating to a sexual offence where a familial relationship is relevant, the	26 27			

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person is taken to have-

Part 7 Effect of cultural recognition orders

[s 67]

67

	(a)	the familial relationship that existed before the making of the order; and	1 2
	(b)	the familial relationship resulting from the making of the order.	3 4
Eff	ect o	n disposal of property	5
(1)	Sect	ion 66(1) and (2) have effect in relation to—	6
	(a)	dispositions of property, whether by will or otherwise; and	7 8
	(b)	devolutions of property in relation to which a person dies intestate.	9 10
(2)	othe who	vever, section 66 does not affect the operation of a will or r instrument that distinguishes between a person about m a cultural recognition order is made and another person	11 12 13
	abou	it whom a cultural recognition order has not been made.	14
		it whom a cultural recognition order has not been made.	15
	olic tı son		15 16
per	olic tı son	rustee to make inquiries if bequest to unlocatable	15 16 17 18
per	olic ti son This	rustee to make inquiries if bequest to unlocatable section applies if— under a will made after the commencement, a testator	14 15 16 17 18 19 20 21
per	olic ti son This	 rustee to make inquiries if bequest to unlocatable section applies if— under a will made after the commencement, a testator makes a disposition of property to a person— (i) who is described as being a child of the testator or 	15 16 17 18 19 20
per	olic ti son This	 rustee to make inquiries if bequest to unlocatable section applies if— under a will made after the commencement, a testator makes a disposition of property to a person— (i) who is described as being a child of the testator or of another person; and (ii) whose parentage was transferred to another person or persons as a result of a cultural recognition 	15 16 17 18 19 20 21 22 23

Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Bill 2020 Part 7 Effect of cultural recognition orders

[s 69]

(3)	steps the	eceipt of the copy and notice, the public trustee must take s to determine the name and address of the person and, if person has died, the date of the death, by asking for rmation from—	1 2 3 4		
	(a)	the commissioner; and	5		
	(b)	the registrar under the Births, Deaths and Marriages Registration Act 2003.	6 7		
(4)	reque	bite any other Act or law, if the commissioner receives a est from the public trustee under subsection (3), the missioner must give the public trustee the name and ess of the person held in the commissioner's records.	8 9 10 11		
(5)	secti	The <i>Births, Deaths and Marriages Registration Act 2003</i> , section 44 does not apply to a request for information made under subsection (3) to the registrar under that Act.			
(6)		r taking the steps mentioned in subsection (3), the public ee must give a notice to the personal representative ng—	15 16 17		
	(a)	that the public trustee has been able to determine—	18		
		(i) the person's name; or	19		
		(ii) the person's address; or	20		
		(iii) the death of the person; and	21		
	(b)	to the extent the public trustee is unable to determine the name or address of the person or whether the person has died, what details the public trustee has been unable to determine.	22 23 24 25		
Put	olic tr	rustee is trustee if bequest to unlocatable person	26		
(1)	This	section applies if—	27		
	(a)	under a will made after the commencement, a testator makes a disposition of property to a person—	28 29		
		(i) who is described as being a child of the testator or of another person; and	30 31		

Part 7 Effect of cultural recognition orders

[s 70]

	(ii) whose parentage was transferred to another person or persons as a result of a cultural recognition order; and	1 2 3
	(b) the personal representative of the testator is given a notice by the public trustee under section 68(6).	4 5
(2)	The public trustee is a trustee for the person on the trusts stated in, or arising under, the will.	6 7
(3)	If the personal representative transfers property to the public trustee as trustee for the person, the personal representative is taken to have transferred the property to the person.	8 9 10
(4)	Subsections (2) and (3) do not apply if the person died before the testator or, for another reason, is not entitled to an interest under the will.	11 12 13
(5)	If the public trustee gives the personal representative a notice that the person has disclaimed property to which the person was entitled under the will, the notice is, for the purpose of administering the estate, sufficient evidence that the person has disclaimed the property.	14 15 16 17 18
Pu	blic trustee's fees for involvement	19
(1)	The public trustee may charge fees for taking steps under section $68(3)$ or (6) or for acting as trustee under section 69.	20 21
(2)	The personal representative of the testator must pay to the public trustee out of the testator's estate any fees charged by the public trustee under subsection (1) and any fees or costs incurred by the public trustee in taking steps under section 68(3) or (6).	22 23 24 25 26
Tra	nsfer or distribution of property by trustee	27
(1)		28 29 30 31

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Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Bill 2020 Part 8 Discharge of cultural recognition order

[s 72]

	(2)	A trustee who transfers or distributes property under subsection (1) is not liable to a person claiming directly or indirectly because of an order unless the trustee has written or	1 2 2		
		other notice of the claim before the transfer or distribution.	3 4		
	(3)	This section does not affect a person's right to follow property into the hands of a person, other than a purchaser for value, who has received it.	5 6 7		
	(4)	In this section—	8		
		trustee includes a personal representative of the testator.	9		
Part	t 8	Discharge of cultural	10		
		recognition order			
72	Det	finition for part	12		
		In this part—	13		
		relevant party means—	14		
		(a) for a cultural recognition order about a child—	15		
		(i) a birth parent of the child; or	16		
		(ii) a cultural parent of the child; or	17		
		(b) for a cultural recognition order about an adult—	18		
		(i) the adult; or	19		
		(ii) a birth parent of the adult; or	20		
		(iii) a cultural parent of the adult.	21		
73	Gro	ounds for discharge	22		
	(1)	A relevant party for a cultural recognition order may apply to the court for an order (a <i>discharge order</i>) discharging the cultural recognition order on any of the following grounds—	23 24 25		
		(a) the order was made—	26		

Part 8 Discharge of cultural recognition order

[s 74]

		(i)	because of a false or misleading document or representation; or	1 2
		(ii)	because a person acted fraudulently or used undue influence on another person; or	3 4
		(iii)	because a person did not provide full, free and informed consent; or	5 6
		(iv)	on some other improper basis; or	7
	(b)		e are other exceptional circumstances that warrant lischarge.	8 9
(2)	In th	nis sect	tion—	10
	und	ue infl	<i>luence</i> includes—	11
	(a)	the u	se or threatened use of force or restraint; and	12
	(b)	caus	ing or threatening to cause injury; and	13
	(c)	caus	ing or threatening to cause any other detriment.	14
Ap	plica	tion f	or discharge order	15
(1)	An a	applica	ation for a discharge order must be made to a court.	16
(2)	The	applic	cation must state the ground on which it is made.	17
(3)			s practicable after filing the application in the court, ant must serve a copy of it on—	18 19
	(a)	each	person—	20
		(i)	other than the applicant, who was a relevant party for the cultural recognition order; and	21 22
		(ii)	who was required to consent to the application for the cultural recognition order; and	23 24
	(b)	the c	commissioner.	25
(4)			copy of the application for a discharge order must e and when the application is to be heard.	26 27
(5)	The		may dispense with the requirement to serve a copy lication on a person if the court is satisfied—	28 29

Part 8 Discharge of cultural recognition order [s 75] the applicant can not locate the person after making all (a) reasonable enquiries; or (b) the person is deceased. 75 Respondent A person, other than the commissioner, who is served with a copy of an application for a discharge order is a respondent in the proceeding. 76 Hearing of application in absence of party (1) A court may hear and decide an application for a discharge order onlyif the person the subject of a cultural recognition order is (a) an adult-if the person or a lawyer representing the person appears in the proceeding; or if the person the subject of a cultural recognition order is (b) a child—if the child's birth parents and cultural parents appear in the proceeding. (2)However, the court may hear and decide the application in the absence of a relevant party if-(a) the party has been given reasonable notice of the hearing and failed to attend or continue to attend the hearing; or the court dispenses with the requirement to serve a copy (b) of the application on the party under section 74(5). Subsections (1) and (2) do not limit the court's jurisdiction to (3)exclude a person from a proceeding. 77 Court may make a discharge order (1)The court may make a discharge order only if satisfied of a ground mentioned in section 73(1). However, if an application for a discharge order is about a (2)child who was the subject of a cultural recognition order, the

Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Bill

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Part 8 Discharge of cultural recognition order

[s 78]

		t may only make a discharge order if it considers the harge is for the wellbeing and in the best interests of the l.	1 2 3
(3)	The	discharge order must state the following information—	4
	(a)	the name of the person who applied for the discharge order;	5 6
	(b)	the name of the person about whom the cultural recognition order was made and the date the order was made;	7 8 9
	(c)	the date the discharge order is made;	10
	(d)	any other information prescribed by regulation.	11
(4)	Also	, if the court makes a discharge order, it may also—	12
	(a)	make any other order it considers appropriate in the interests of justice; and	13 14
	(b)	if the person the subject of the cultural recognition order is a child—make any other order to protect the wellbeing and best interests of the child.	15 16 17
(5)	(4) n inter	order, other than a discharge order, made under subsection nay be about any matter relating to the wellbeing or best ests of the person, including, for example, any of the wing matters—	18 19 20 21
	(a)	if the person the subject of the cultural recognition order is a child—	22 23
		(i) the ownership of property; or	24
		(ii) the child's name; or	25
		(iii) the custody or guardianship of the child;	26
	(b)	if the person the subject of the cultural recognition order	27
		is an adult—the ownership of property.	28

78 Effect of discharge order

(1)	On the making of a discharge order discharging a cultural	30
	recognition order, the rights, privileges, duties, liabilities and	31

80 Apj		on of part 9 part applies to a proceeding under this Act.	26 27
Division		Preliminary	25
Part 9		Court proceedings	24
	(b) t	the commissioner.	23
	(a) t	the registrar; and	22
	applic	on as practicable after a discharge order is made, the ant for the discharge order must give a certified copy of scharge order to—	19 20 21
79 Apj	olicant	a must give copy of order	18
		the familial relationships resulting from the making of the discharge order.	16 17
	. ,	the familial relationships that resulted from the making of the cultural recognition order; and	14 15
(3)	offenc	for the purpose of applying a law relating to a sexual we where a familial relationship is relevant, the person is to have—	11 12 13
	i	a right, privilege or liability acquired, accrued or incurred while the cultural recognition order was in force.	8 9 10
	1	anything lawfully done, or the consequences of anything lawfully done, while the cultural recognition order was in force; or	5 6 7
(2)	Howe	ver, the making of the discharge order does not affect—	4
	cultura	onships of the person and each relevant party to the al recognition order are the same as if the cultural nition order had not been made.	1 2 3

Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Bill 2020 Part 9 Court proceedings

[s 81]

Division 2 Constitution of court and procedural provisions

81 Court's constitution

When exercising its jurisdiction under this Act, a court must be constituted by a Childrens Court judge.

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82 Court rules

- The Uniform Civil Procedure Rules 1999 apply in relation to proceedings under this Act as if the proceedings were proceedings in the District Court.

83 Court fees

A regulation made under the Supreme Court of Queensland15Act 1991 about how fees are to be received and dealt with in16the courts applies in relation to a proceeding in the Childrens17Court under this Act as if the proceeding were a proceeding in18the District Court.19

84	Court's paramount consideration	20
	In exercising its jurisdiction or powers under this Act a court must regard the wellbeing and best interests of a child as paramount.	21 22 23
85	Evidence	24
	(1) A court is not bound by the rules of evidence, but may inform itself in any way it thinks appropriate.	25 26

Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Bill 2020 Part 9 Court proceedings

[s 86]

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(2) If, on an application for an order under this Act, the court is to be satisfied of a matter, the court need only be satisfied of the matter on the balance of probabilities.
 3

86 Court to ensure parties understand proceeding

A court must, as far as practicable, ensure the parties to a proceeding understand the nature, purpose and legal implications of the proceeding and of any order or ruling made by the court.

87 Expert help

- A court may appoint a person with special knowledge or a 10 special skill to help the court.
- (2) The court may act under subsection (1) on the court's own 12 initiative or on the application of a party to the proceeding. 13

88 Right of appearance and representation

- (1) A party to a proceeding may appear in person or be 15 represented by a lawyer. 16
- (2) Also, if a party for any reason can not appear in person in a proceeding, another person appointed in writing by the party 18 may, with the leave of the court, represent the party in the proceeding. 20

89 Child can not be compelled to give evidence 21 (1) In a proceeding, a child may be called to give evidence only 22 with the leave of the court. 23 The court may grant leave only if the child— (2)24 (a) is at least 12 years; and 25 (b) is represented by a lawyer; and 26 agrees to give evidence. (c) 27

Part 9 Court proceedings

[s 90]

	(3)		child gives evidence, the child may be cross-examined with the leave of the court.	1 2
90		urt ma ceedi	ay hear submissions from non-parties to ng	3 4
	(1)		proceeding, the court may hear submissions from the wing persons—	5 6
		(a)	a member of the family of the child to whom the proceeding relates;	7 8
		(b)	anyone else the court considers is able to inform it on any matter relevant to the proceeding.	9 10
	(2)	A sub	omission may be made by a person's lawyer.	11
91	Cos	sts		12
			party to a proceeding must pay its own costs of the eding.	13 14
Divis	ion	3	Appeals	15
92	Wh	o may	/ appeal	16
		-	rty may appeal to the appellate court against a decision application if—	17 18
		(a)	the party was an applicant for a dispensation order and the dispensation order was not made; or	19 20
		(b)	the party is a stated party and a dispensation order has been made about the party; or	21 22
		(c)	the party was an applicant for a discharge order and the discharge order was not made.	23 24

Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Bill 2020 Part 9 Court proceedings

[s 93]

93	How to start appeal							
	(1)	The appeal is started by filing a notice of appeal with the registrar of the appellate court.	2 3					
	(2)	The appellant must serve a copy of the notice—	4					
		(a) if section 92(a) or (c) applies—on each other person entitled to appeal against the decision; or	5 6					
		(b) if section 92(b) applies—on the person who applied for the dispensation order.	7 8					
	(3)	The notice of appeal must be filed within 28 days after the decision is made.	9 10					
	(4)	The court may at any time extend the period for filing the notice of appeal.	11 12					
	(5)	The notice of appeal must state fully the grounds of the appeal and the facts relied on.	13 14					
94	Stay of decision							
	(1)	The appellate court may stay a decision appealed against to secure the effectiveness of the appeal.						
	(2)	A stay—	18					
		(a) may be given on conditions; and	19					
		(b) operates for the period fixed by the court; and	20					
		(c) may be revoked or amended by the court.	21					
	(3)	The period of a stay must not extend past the time when the court decides the appeal.	22 23					
	(4)	The starting of an appeal against a decision affects the decision, or the carrying out of the decision, only if the decision is stayed.	24 25 26					
95	He	aring procedures	27					
		An appeal must be decided on the evidence and proceedings before the court.	28 29					

Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Bill 2020 Part 9 Court proceedings

Part 9 Court proceedings

[s 96]

96	Po	wers	of appellate court	1
		In de	eciding an appeal, the appellate court may—	2
		(a)	confirm the decision appealed against; or	3
		(b)	vary the decision appealed against; or	4
		(c)	set aside the decision appealed against and substitute another decision; or	5 6
		(d)	set aside the decision appealed against and remit the matter to the court that made the decision.	7 8
Divi	sion	4	General	9
97	Co	urt he	earings not public	10
Divis	(1)	s section applies to the hearing in the court or the appellate t of a proceeding under this Act.	11 12	
	(2)	The	hearing for the proceeding is not open to the public.	13
	(3)	mus	pite section 20 of the <i>Childrens Court Act 1992</i> , a court t exclude from the room in which the court is sitting a on who is not—	14 15 16
		(a)	a child to whom the proceedings relates: or	17
		(b)	an adult who is the subject of a cultural recognition order relevant to the proceeding; or	18 19
		(c)	an appellant; or	20
		(d)	a respondent; or	21
		(e)	if the proceeding relates to a child who is the subject of a cultural recognition order—	22 23
			(i) the child's birth parent; or	24
			(ii) the child's cultural parent; or	25
			(iii) the child's other carer; or	26
		(f)	the commissioner; or	27

	(g)	a lawyer of a party to the proceeding or of a person mentioned in paragraphs (a) to (e)(iii); or	1 2
	(h)	a witness giving evidence.	3
(4)	in su	vever, the court may permit a person who is not mentioned absection (3) to be present during the hearing if the court tisfied it is in the interests of justice to do so.	4 5 6
Aco	cess	to court records	7
(1)	the ounder cour	erson may not have access to the record of proceedings in court or the appellate court in relation to a proceeding er this Act about a cultural recognition order unless the t, on application by an applicant for the order, or the missioner, has given approval to access the record.	8 9 10 11 12
(2)		court may give access to all or part of the record of eedings.	13 14
(3)	With	nout limiting the reasons for which the court may refuse to	15

98 Access to court records

- (1)A person may not have access to t 3 the court or the appellate court) under this Act about a cultural re-10 court, on application by an appl 1 commissioner, has given approval 12 13
- (2) The court may give access to a proceedings.
- (3) Without limiting the reasons for which the court may refuse to 15 give a person access to all or part of the record of proceedings, 16 the court may refuse to give access if-17
 - (a) the person has not produced to the registrar or another 18 appropriate officer of the court proof of the person's 19 identity; or 20
 - (b) the person has not complied with a requirement of the 21 court under any law or rule of practice relating to 22 inspection of and release of information generally from 23 its record of proceedings. 24

(4)	In this section—					
	record of proceedings includes—					
	(a)	a written transcript of the proceedings; and	27			
	(b)	the documents in the court file for the proceedings; and	28			

(c) an appeal book in relation to the proceedings.

Part 10 Confidentiality and access to information

[s 99]

Divis	ion	5		Offences and legal proceedings	1
99	False or misleading information			2	
		comn	nissic	must not give information under this Act to the oner that the person knows is false or misleading in particular.	3 4 5
		Maxi	mum	penalty—100 penalty units.	6
100	Offe	ences	aga	inst this Act	7
	(1)	-		ing for an offence against this Act is to be heard and mmarily.	8 9
	(2)	-		ing for the offence must start within the later of the periods to end—	10 11
		(a)	1 yea	ar after the offence was allegedly committed;	12
		(b)	knov	onths after the offence comes to the complainant's vledge, but within 2 years after the offence was edly committed.	13 14 15
Part	10			Confidentiality and access to	16
				information	17
101	Def	initio	ns fo	or part	18
		In thi	s par	t—	19
		confi	denti	al information—	20
		(a)	mean	ns the following information—	21
			(i)	personal information;	22
			(ii)	information in relation to an Ailan Kastom child rearing practice that a person knows is of a secret or sacred nature; and	23 24 25

Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Bill 2020 Part 10 Confidentiality and access to information [s 102]

(b)	does not include information that is lawfully available to the public.	1 2
		3 4
sacr	red means sacred according to Ailan Kastom.	5
secr	et means secret according to Ailan Kastom.	6
onfide	entiality of information	7
conf adm func	fidential information, that has become known to the inistrator in the course of performing the administrator's ctions under this Act, to another person unless the	8 9 10 11 12
		13 14
info	rmation, other than information that the administrator	15 16 17
(a)	under this Act; or	18
(b)	if the disclosure is otherwise required or permitted by law; or	19 20
(c)	if the person to whom the information relates consents to the disclosure; or	21 22
(d)	if the disclosure is in a form that does not identify the person to whom the information relates.	23 24
	5	25 26
(a)	a notice of intention; or	27
(b)	a statement of reasons given under section 58(2)(a).	28
	pers sect sacr secr onfide An confi disc May imp An info kno (a) (b) (c) (d) The in a (a)	 the public. <i>personal information</i> see the <i>Information Privacy Act 2009</i>, section 12. <i>sacred</i> means sacred according to Ailan Kastom. <i>secret</i> means secret according to Ailan Kastom. <i>secret</i> means secret according to Ailan Kastom. <i>onfidentiality of information</i> An administrator must not, directly or indirectly, disclose confidential information, that has become known to the administrator in the course of performing the administrator's functions under this Act, to another person unless the disclosure is permitted under subsection (2) or (3). Maximum penalty—100 penalty units or 2 years imprisonment. An administrator is permitted to disclose confidential information, other than information that the administrator knows is of a secret or sacred nature, to another person— (a) under this Act; or (b) if the disclosure is otherwise required or permitted by law; or (c) if the person to whom the information relates consents to the disclosure; or (d) if the disclosure is in a form that does not identify the person to whom the information that is contained in a person's criminal history if the disclosure is made in— (a) a notice of intention; or

Part 10 Confidentiality and access to information

[s 103]

103	Access to particular information					
	(1)	writing to the commissioner for a copy of restricted information about the application for a cultural recognition	2 3 4 5			
	(2)	of restricted information the commissioner must have regard	6 7 8			
		(a) the need to protect a person's privacy; and	9			
		(b) the need to safeguard a person from harm.	10			
	(3)		11 12			
	(4)	commissioner must give the applicant written notice of the commissioner's decision and a statement of reasons for the	13 14 15 16			
	(5)	In this section—	17			
			18 19			
		(a) the application for the order; or	20			
			21 22			
			23 24			
		(d) a statement of reasons given under section 58(2) or (3).	25			
104	Pu	lishing identifying material	26			
	(1)	This section applies to material (<i>identifying material</i>) that is confidential information or other information that identifies,	27 28 29			
		(a) a party, or relative of a party, to an application for a	30 31			

(b)	a party, or relative of a party, to a court proceeding relating to an application for a discharge order; or
(c)	a person whose consent to an application for a cultural recognition order is or was required.
con	erson must not publish identifying material unless written sent to the publication has been given, for each identified son, by—
(a)	for an identified person who is a child the subject of a cultural recognition order or an application for a cultural recognition order—the birth parents and the cultural parents of the child; or
(b)	for an identified person who is an adult—that person.
Ma	ximum penalty—
(a)	for an individual—100 penalty units or 2 years imprisonment; or
(b)	for a corporation—1,000 penalty units.
In t	his section—
per	<i>ntified person</i> , in relation to identifying material, means a son identified by the material as a person mentioned in section $(1)(a)$ to (c).
-	<i>lish</i> means publish to the public by television, radio, the renet, newspaper, periodical, notice, circular or other form communication.

Part 11 **Civil liability**

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Administrator not civilly liable 105

- An administrator is not civilly liable for an act done, or (1)26 omission made, honestly and without negligence under this 27 Act. 28
- (2) If subsection (1) prevents a liability attaching to the 29 administrator, the liability attaches instead to the State. 30

Part 12 Miscellaneous

[s 106]

	(3)	adm Pub Note Fo	s section does not apply to an administrator if the inistrator is a State employee within the meaning of the <i>lic Service Act 2008</i> , section 26B(4). — or protection from civil liability in relation to State employees, see the <i>ublic Service Act 2008</i> , section 26C.	1 2 3 4 5 6
Part	12		Miscellaneous	7
106	Re	latior	nship with Adoption Act 2009 and other laws	8
	(1)	the o	the making of a cultural recognition order about a child, order has effect as if the order were a final adoption order le under the <i>Adoption Act 2009</i> .	9 10 11
	(2)		hout limiting subsection (1), for any law the making of the ural recognition order takes effect as if—	12 13
		(a)	a child who is the subject of the cultural recognition order were a child adopted under the <i>Adoption Act 2009</i> ; and	14 15 16
		(b)	a cultural parent named in the cultural recognition order were an adoptive parent named in a final adoption order; and	17 18 19
		(c)	a birth parent named in the cultural recognition order were a birth parent named in a final adoption order.	20 21
	(3)	In th	nis section—	22
		adoj	ptive parent see the Adoption Act 2009, schedule 3.	23
		fina	<i>adoption order</i> see the <i>Adoption Act 2009</i> , schedule 3.	24
107	De	cisio	ns and persons with impaired capacity	25
	(1)	This	s section applies if—	26
		(a)	a decision-maker is making a decision under part 5, 8, 9 or 10; and	27 28

 (b) the decision may affect the rights and interests of an adult with impaired capacity. (2) In making the decision, the decision-maker must take into account— (a) the adult's right to participate, to the greatest extent practicable, in the decision making process; and (b) that the adult must be given the support and access to information necessary to enable the adult to make a decision as part of, or participate in, the decision making process. (3) In addition, the decision-maker must ensure that, to the greatest extent practicable, the adult's views, wishes and preferences are sought and taken into account before making the decision. (4) The adult's views, wishes and preferences may be expressed orally, in writing or in another way, including, for example, by conduct. (5) In this section— <i>capacity</i> see the <i>Guardianship and Administration Act 2000</i>, schedule 4. <i>impaired capacity</i> see the <i>Guardianship and Administration Act 2000</i>, schedule 4. 108 Commissioner may make guidelines (1) The commissioner may make guidelines for matters within the scope of this Act to help compliance with this Act. (2) The guidelines— (a) must be consistent with this Act; and (b) may include— (i) procedures about how an application may be considered; and (ii) procedures for making cultural recognition orders; and 	
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 (b) may include— (i) procedures about how an application may be considered; and (ii) procedures for making cultural recognition orders; 	26
(i) procedures about how an application may be considered; and(ii) procedures for making cultural recognition orders;	27
considered; and(ii) procedures for making cultural recognition orders;	28
	be 29 30
and	ers; 31 32

Part 12 Miscellaneous

[s 109]

		(iii) procedures about internal reviews; and	1				
		(iv) procedures about any other matter the commissioner considers relevant.	2 3				
	(3)	The guidelines must be published on the department's website.	4 5				
	(4)	In this section—	6				
		<i>department's website</i> means a website, or part of a website—					
		(a) administered by the department; and	8				
		(b) with a URL that contains qld.gov.au.	9				
109	Ар	proved forms	10				
	(1)	The commissioner may approve forms for use under this Act.	11				
	(2)	Information in an approved form must, if the approved form requires, be verified by a signed statement.	12 13				
110	Annual report on office						
	(1)	As soon as practicable after each financial year, but not later than 31 October, the commissioner must give the Minister a report including—	15 16 17				
		(a) a review of the operation of the office during the preceding financial year; and	18 19				
		(b) proposals for improving the operation of, and forecasts of the workload of, the office in the present financial year; and	20 21 22				
		(c) any other information required by the Minister relating to the performance of the commissioner's functions or exercise of powers under this Act.	23 24 25				
	(2)	The report must not contain—	26				
		(a) confidential information; or	27				
		(b) any other information that identifies, or is likely to lead to the identification of, a person as—	28 29				

			· · · · · · · · · · · · · · · · · · ·
		(i)	a child who was the subject of an application for a cultural recognition order; or
		(ii)	an applicant for a cultural recognition order; or
		(iii)	a person, other than a person mentioned in paragraph (ii), who was required to give a statement for an application for a cultural recognition order.
	(3)		ster must table a copy of the report in the Legislative within 14 sitting days after receiving the report.
111	Rev	view of Ac	ct and operations of office
	(1)		ster must review the operation and efficacy of this n 2 years after its commencement.
	(2)	on the ou	ster must table in the Legislative Assembly a report tcome of the review as soon as practicable after the completed.
112	Reg	gulation-r	naking power
	(1)	The Gove Act.	ernor in Council may make regulations under this
	(2)	A regulat	ion may—
		(a) pres	cribe fees payable under the Act; and
		· · ·	vide for a maximum penalty of 20 penalty units for a travention of a regulation.
Part	13		Amendment of Acts
Divis	ion	1	Amendment of this Act
113	Act	amendeo	k

This division amends this Act.

Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Bill 2020 Part 13 Amendment of Acts

[s 114]

Note— 11 The Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Act 2020 provides for the legal recognition of Torres Strait Islander traditional child rearing practice where parental responsibility for a child is permanently transferred from the child's birth parents to the child's cultural parents. 11 Division 3 Amendment of Births, Deaths and Marriages Registration Act 2003 19 117 Act amended 21 This division amends the Births, Deaths and Marriages Registration Act 2003. 21 118 Amendment of s 3 (Objects) 24 (1) Section 3(a)— 24	114		t of long title e, from ', and to amend'—	1 2 3
This division amends the Adoption Act 2009. 6 116 Amendment of s 7 (Additional principles concerning Aboriginal and Torres Strait Islander persons) 7 Section 7(1)(a), note— 9 omit, insert— 10 Note— 11 The Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Act 2020 provides for the legal recognition of Torres Strait Islander traditional child rearing practice where parental responsibility for a child is permanently transferred from the child's cultural parents. 11 Division 3 Amendment of Births, Deaths and Marriages Registration Act 2003 19 117 Act amended 21 This division amends the Births, Deaths and Marriages Registration Act 2003. 23 118 Amendment of s 3 (Objects) 24 (1) Section 3(a)— 25	Divis	sion 2	Amendment of Adoption Act 2009	4
116 Amendment of s 7 (Additional principles concerning Aboriginal and Torres Strait Islander persons) 7 Section 7(1)(a), note— 9 omit, insert— 10 Note— 11 The Meriba Omasker Kaziw Kazipa (Torres Strait 12 Islander Traditional Child Rearing Practice) Act 2020 provides for the legal recognition of Torres Strait Islander traditional child rearing practice where parental responsibility for a child is permanently transferred from the child's birth parents to the child's cultural parents. 19 Division 3 Amendment of Births, Deaths and Marriages Registration Act 2003 10 117 Act amended Registration Act 2003. 21 118 Amendment of s 3 (Objects) (1) Section 3(a)— 24	115	Act amende	ed .	5
Aboriginal and Torres Strait Islander persons) 8 Section 7(1)(a), note— 9 omit, insert— 10 Note— 11 The Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Act 2020 provides for the legal recognition of Torres Strait Islander traditional child rearing practice where parental responsibility for a child is permanently transferred from the child's birth parents to the child's cultural parents. 19 Division 3 Amendment of Births, Deaths and Marriages Registration Act 2003 19 117 Act amended 21 This division amends the Births, Deaths and Marriages Registration Act 2003. 22 118 Amendment of s 3 (Objects) 24 (1) Section 3(a)— 25		This div	ision amends the Adoption Act 2009.	6
omit, insert— 10 Note— 11 The Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Act 2020 provides for the legal recognition of Torres Strait Islander traditional child rearing practice where parental responsibility for a child is permanently transferred from the child's birth parents to the child's cultural parents. 15 Division 3 Amendment of Births, Deaths and Marriages Registration Act 2003 19 117 Act amended 21 This division amends the Births, Deaths and Marriages Registration Act 2003. 21 118 Amendment of s 3 (Objects) 24 (1) Section 3(a)— 24	116			
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The Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Act 2020 provides for the legal recognition of Torres Strait Islander traditional child rearing practice where parental responsibility for a child is permanently transferred from the child's birth parents to the child's cultural parents.12 13 parents to the child's cultural parentsDivision 3Amendment of Births, Deaths and Marriages Registration Act 200319 20117Act amended Registration Act 2003.21 21118Amendment of s 3 (Objects) (1) Section 3(a)—24 25		omit, ins	ert—	10
Islander Traditional Child Rearing Practice) Act 2020 13 provides for the legal recognition of Torres Strait 14 Islander traditional child rearing practice where parental 15 responsibility for a child is permanently transferred 16 from the child's birth parents to the child's cultural 17 parents. 18 Division 3 Amendment of Births, Deaths and 19 Marriages Registration Act 2003 20 117 Act amended 21 This division amends the Births, Deaths and Marriages 22 Registration Act 2003. 23 118 Amendment of s 3 (Objects) 24 (1) Section 3(a)— 25			Note—	11
Marriages Registration Act 200320117Act amended This division amends the Births, Deaths and Marriages Registration Act 2003.21118Amendment of s 3 (Objects) (1) Section 3(a)—24			Islander Traditional Child Rearing Practice) Act 2020 provides for the legal recognition of Torres Strait Islander traditional child rearing practice where parental responsibility for a child is permanently transferred from the child's birth parents to the child's cultural	12 13 14 15 16 17 18
This division amends the Births, Deaths and Marriages22Registration Act 2003.23118Amendment of s 3 (Objects)24(1)Section 3(a)—25	Divis	sion 3	•	19 20
Registration Act 2003. 23 118 Amendment of s 3 (Objects) 24 (1) Section 3(a)— 25	117	Act amende	ed	21
(1) Section $3(a)$ — 25				22 23
	118	Amendmen	t of s 3 (Objects)	24
insert— 26		(1) Section 2	3(a)—	25
		insert—		26

Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Bill 2020 Part 13 Amendment of Acts

[s 119]

		1	changes of parentage under a cultural recognition order made under the Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Act 2020; and	1 2 3 4 5
	(2)	Section 3(a)(iia) a	nd (iii)—	6
		renumber as section	on 3(a)((iii) and (iv).	7
119		endment of s 10. entage details)	A (Limitation on registration of	8 9
		Section 10A(2), de	efinition <i>relevant event</i> , paragraph (c)—	10
		omit, insert—		11
		(c) t	he child's change of parentage under—	12
		((i) a parentage order or discharge order; or	13
		((ii) a cultural recognition order or the discharge of a cultural recognition order under the Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Act 2020.	14 15 16 17 18 19
120	Am	endment of s 14	(Re-registering a relevant event)	20
	(1)	Section 14(1)—		21
		insert—		22
		1	a person's parentage is changed by a cultural recognition order and registered under this Act.	23 24 25
	(2)	Section 14(10)—		26
		insert—		27
			change of parentage under a cultural recognition order.	28 29

Part 13 Amendment of Acts

[s 121]

121	Am	nendment o	ofs1	5 (Change of name by registration)	1		
	Section 15(5)—						
		omit, insert	ţ		3		
		(5)	Also	0—	4		
			(a)	changes to a person's name under a parentage order or discharge order are not dealt with under this part but under sections 41D and 41E; and	5 6 7 8		
			(b)	changes to a person's name under a cultural recognition order or the discharge of a cultural recognition order are not dealt with under this part but under sections 41DA and 41DB.	9 10 11 12 13		
122	Amendment of s 41 (Registering events other than adoptions or changes of parentage in register)				14 15		
	(1)	Section 41, heading, 'adoptions or changes of parentage'—					
		omit, insert	<u>t</u>		17		
			exe	mpt matters	18		
	(2)	Section 41(1), from 'adoption' to 'discharge order'—					
		omit, insert	ţ		20		
			exe	mpt matter	21		
	(3)	Section 41((10)—	_	22		
		insert—			23		
			exe	<i>mpt matter</i> means—	24		
			(a)	an adoption; or	25		
			(b)	a change of parentage under a parentage order or discharge order; or	26 27		
			(c)	a change of parentage under a cultural recognition order or the discharge of a cultural recognition order under the <i>Meriba</i>	28 29 30		

Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Bill 2020 Part 13 Amendment of Acts

[s 123]

		Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Act 2020.	1 2 3
123	Insertion of ne	ew ss 41DA and 41DB	4
	After section	on 41D—	5
	insert—		6
	41DA R	egistering cultural recognition order	7
	(1)	This section applies if—	8
		(a) a cultural recognition order is made in relation to a person whose birth was registered in Queensland; and	9 10 11
		(b) the registrar receives an original copy of the cultural recognition order from the commissioner.	12 13 14
	(2)	The registrar must register the transfer of parentage by incorporating into the cultural recognition register the copy mentioned in subsection $(1)(b)$.	15 16 17 18
	(3)	Also, the registrar must close the person's birth entry by—	19 20
		 (a) noting on the birth entry (a <i>closed entry</i>) a reference to the registration mentioned in subsection (2); and 	21 22 23
		(b) noting on the cultural recognition register entry a reference to the closed entry or entries.	24 25 26
	(4)	In this section—	27
		<i>commissioner</i> means the person appointed as commissioner under the <i>Meriba Omasker Kaziw</i> <i>Kazipa (Torres Strait Islander Traditional Child</i> <i>Rearing Practice) Act 2020.</i>	28 29 30 31

Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Bill 2020 Part 13 Amendment of Acts

[s 123]

B A ord	_	iding registers on making of discharge
(1)	This	s section applies if—
	(a)	the registrar has registered a cultural recognition order about a person under section 41DA; and
	(b)	a discharge order is made in relation to the cultural recognition order; and
	(c)	the registrar receives—
		 (i) an original copy of the discharge order under the Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Act 2020, section 79; and
		(ii) an application to register the discharge order.
(2)		application under subsection (1)(c)(ii) must tain the information prescribed by regulation.
(3)		e registrar must re-register the registrable event which the closed entry relates by—
	(a)	making a new entry in the birth register that includes—
		 (i) all the information that was in the closed entry other than information about the making or discharge of the relevant cultural recognition order; and
		(ii) a note that the new entry was made under this section; and
		(iii) a reference to the entry closed under subsection (4); and
	(b)	noting on the closed entry—
		(i) that the person's birth has been re-registered under this section; and

	(ii) a reference to the new entry made	1
	under paragraph (a).	2
(4)	Also, the registrar must close the entry that was made to register the cultural recognition order by—	3 4 5
	(a) incorporating in the entry the original copy mentioned in subsection (1)(c)(i); and	6 7
	(b) noting on the entry—	8
	(i) that the relevant cultural recognition order has been discharged; and	9 10
	(ii) that the person's birth has been re-registered under this section; and	11 12
	(iii) a reference to the new entry made under subsection (3)(a).	13 14
(5)	The registrar may make any other notations in the register that the registrar considers necessary to ensure the register includes the correct information for the person.	15 16 17 18
(6)	In this section—	19
	<i>closed entry</i> , in relation to an entry in the register in relation to a person's birth, means the entry for the person's birth that was closed because of the relevant cultural recognition order.	20 21 22 23
	<i>discharge order</i> see the <i>Meriba Omasker Kaziw</i> <i>Kazipa (Torres Strait Islander Traditional Child</i> <i>Rearing Practice) Act 2020</i> , schedule 1.	24 25 26
	<i>relevant cultural recognition order</i> means the cultural recognition order that was discharged by the order mentioned in subsection (1).	27 28 29
Amendment o registrar)	of s 44 (Obtaining information from the	30 31

31

32

Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Bill 2020 Part 12 Amondment of Acto

Part 13 Amendment of Acts

[s 125]

		insert—		1
		(13A)	The registrar may only give requested information relating to an entry closed under section 41DA to—	2 3 4
			(a) a person who has been authorised under the Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Act 2020, section 64; or	5 6 7 8
			(b) an officer of, or person acting for, a law enforcement body.	9 10
125	Am	endment o	f sch 2 (Dictionary)	11
	(1)	Schedule 2	_	12
		insert—		13
			<i>cultural recognition order</i> see the Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Act 2020, schedule 1.	14 15 16 17
	(2)	Schedule 2	, definition registrable event—	18
		insert—		19
			(ca) a change of parentage under a cultural recognition order; or	20 21
	(3)	Schedule 2	, definition relevant child register—	22
		insert—		23
			(d) the cultural recognition register.	24
Divis	sion	4	Amendment of Criminal Code	25
126	Co	de amende	d	26
		This division	on amends the Criminal Code.	27

127	Amendment of s 222 (Incest)					
	Section 222	2		2		
	insert—			3		
	(5A)	For subsection 5, a reference to an adoptive relationship includes a relationship of that type that came into existence as a result of the making of an adoption order under the <i>Adoption Act 2009</i> regardless of whether the order has been discharged.				
	(7B)	the Isla 202 othe	o, if a cultural recognition order is made under Meriba Omasker Kaziw Kazipa (Torres Strait nder Traditional Child Rearing Practice) Act 0, a reference in this section to an offspring or er lineal descendant, or a sibling or a parent udes a relationship of that type that—	10 11 12 13 14 15		
		(a)	existed before the making of the order; or	16		
		(b)	came into existence as a result of the making of the order regardless of whether the order has been discharged.	17 18 19		
128	Amendment o	fs3	63 (Child-stealing)	20		
	Section 363	8(3),	definition <i>parent</i> —	21		
	insert—			22		
		(c)	for a child whose parentage has been transferred under a cultural recognition order made under the <i>Meriba Omasker</i> <i>Kaziw Kazipa (Torres Strait Islander</i> <i>Traditional Child Rearing Practice) Act</i> 2020—a person who is a parent of the child under the order;	23 24 25 26 27 28 29		

[s 129]

Division 5				endment of Domestic and Family lence Protection Act 2012	1 2
129	Ac	t amended			3
		This divisi Protection		mends the <i>Domestic and Family Violence</i> 012.	4 5
130	Am	nendment o	ofs1	5 (Meaning of <i>spousal relationship</i>)	6
	(1)	Section 15	(2)(b)	, example—	7
		omit.			8
	(2)	Section 15-			9
		insert—			10
		(4)	In t	his section—	11
			form	ner parent includes—	12
			(a)	a birth parent who stops being a parent of a child under the <i>Surrogacy Act 2010</i> , section 39(2)(b); and	13 14 15
			(b)	a birth parent who stops being a parent of a child under a cultural recognition order made under the Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Act 2020.	16 17 18 19 20
Divi	sion	6	Am	endment of Domicile Act 1981	21
131	Ac	t amended			22
		This division	on am	nends the Domicile Act 1981.	23
132	Am	nendment o	ofs8	(Domicile of certain children)	24
	(1)	Section 8(4	.)—		25

insert—		1
	(c) a cultural recognition order (also a <i>parentage order</i>) made under the <i>Meriba</i> Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Act 2020.	2 3 4 5 6
(2) Section	8(9)—	7
insert—		8
	(c) a discharge order (also a discharge order) made under the Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Act 2020.	9 10 11 12
(3) Section	8—	13
insert—		14
(1	1) Despite the <i>Meriba Omasker Kaziw Kazipa</i> (<i>Torres Strait Islander Traditional Child Rearing</i> <i>Practice</i>) <i>Act 2020</i> , section 106, a reference in this section to a child who is adopted is taken not to include a reference to a child who is the subject of a cultural recognition order made under that Act.	15 16 17 18 19 20 21
Division 7	Amendment of Evidence Act 1977	22
133 Act amend	ed	23

133	Act	t amended This division amends the <i>Evidence Act 1977</i> .	23 24
134	Am	nendment of s 21AC (Definitions for div 4A)	25
	(1)	Section 21AC—	26
		insert—	27
		<i>cultural recognition order</i> see the Meriba Omasker Kaziw Kazipa (Torres Strait Islander	28 29

Part 13 Amendment of Acts

[s 135]

				ditional Child Rearing Practice) Act 2020, edule 1.	1 2
	(2)	Section 21 (a), 'or pare		definition <i>prescribed relationship</i> , paragraph e order'—	3 4
		omit, insert	t		5
			, pa	rentage order or cultural recognition order	6
Divis	sion	8		endment of Guardianship and ministration Act 2000	7 8
135	Act	amended			9
		This divisi <i>Act 2000</i> .	on ai	mends the Guardianship and Administration	10 11
136	Am	endment c	of scl	n 2 (Types of matters)	12
		Schedule 2	, part	2, item 3—	13
		insert—			14
			(j)	applying, or consenting to an application, for a cultural recognition order or applying for a discharge order under the Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Act 2020.	15 16 17 18 19 20 21
Divis	sion	9		endment of Industrial Relations	22 23
					23
137	Act	amended			24
		This division	on arr	nends the Industrial Relations Act 2016.	25

[s 138]

138	Amendment o leave)	of s 56 (Explanation of types of parental	1 2
	Section 56	(2)—	3
	insert—		4
		(d) cultural parent leave, for an employee who is a cultural parent under a cultural recognition order under the Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Act 2020.	5 6 7 8 9 10
		Note—	11
		Cultural parent leave may be short (in connection with the transfer of parentage to the cultural parent) or long (to enable the employee to be responsible for the care of the child).	12 13 14 15
139	Amendment c	of s 57 (Definitions for division)	16
	(1) Section 57-		17
	insert—		18
		<i>cultural parent</i> see the Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Act 2020, section 10.	19 20 21
		<i>cultural parent leave</i> means short cultural parent leave or long cultural parent leave.	22 23
		<i>cultural recognition order</i> see the <i>Meriba</i> <i>Omasker Kaziw Kazipa (Torres Strait Islander</i> <i>Traditional Child Rearing Practice) Act 2020</i> , schedule 1.	24 25 26 27
		<i>intended cultural parent</i> means a cultural parent whose application for a cultural recognition order has not been decided.	28 29 30
		<i>long cultural parent leave</i> means leave taken by an employee to enable the employee to be responsible for the care of a child whose parentage is transferred to the employee under a	31 32 33 34

[s 140]

		cultural recognition order.
		<i>short cultural parent leave</i> means leave taken by an employee who is responsible for the care of a child after the child's parentage is transferred to the employee under a cultural recognition order.
(2)) Section 57	7, definition <i>child</i> —
	insert—	
		 (c) for cultural parent leave—a child who is under the age of 5 years, but does not include a child who, immediately before the child's parentage was transferred to the employee, had been living with the employee for a continuous period of at least 6 months.
(3)) Section 57	, definition long parental leave—
	insert—	
		(d) long cultural parent leave.
(4)) Section 57	, definition short parental leave—
		(d) short cultural parent leave.
In	sertion of n	new s 61A
	After secti	ion 61—
	insert—	
	61A Er	ntitlement to cultural parent leave
	(1)	An employee who is a cultural parent under a cultural recognition order is entitled to—
		(a) a total of 8 weeks unpaid short cultural parent leave; or
		(b) an unbroken period of up to 52 weeks unpaid long cultural parent leave.
	(2)	The employee's short cultural parent leave—

	(a)	if the employee's spouse is taking long cultural parent leave—may be taken concurrently with the employee's spouse's long cultural parent leave; and	1 2 3 4			
	(b)	may be taken in an unbroken period or broken periods; and	5 6			
	(c)	if the employee takes short cultural parent leave other than immediately after the transfer of the child's parentage to the employee—must be taken for a minimum 2-week period.	7 8 9 10 11			
141	Amendment of s 6	2 (Maximum period of parental leave)	12			
	Section 62(1)(a) and (b)—					
	omit, insert—		14			
	(a)	beyond 52 weeks after—	15			
		(i) the child was born; or	16			
		(ii) the child was adopted; or	17			
		(iii) the child started residing with the employee under the surrogacy arrangement; or	18 19 20			
		(iv) the child's parentage was transferred to the employee under a cultural recognition order; or	21 22 23			
	(b)	if an application for an extension of parental leave under section 73 is agreed to—beyond 104 weeks after—	24 25 26			
		(i) the child was born; or	27			
		(ii) the child was adopted; or	28			
		(iii) the child started residing with the employee under the surrogacy arrangement; or	29 30 31			

Part 13 Amendment of Acts

[s 142]

		(i	v) the child's parentage was transferred to the employee under a cultural recognition order.	1 2 3
142	Insertion of ne	ew s 66	A	4
	After section	on 66—		5
	insert—			6
		ployee ent lea	notice—intention to take cultural ve	7 8
	(1)		ection applies if an employee wants to take all parent leave.	9 10
	(2)	The er	nployee must give the employer—	11
		n 1 cu tr er	or long cultural parent leave—written otice of intention to take the leave at least 0 weeks before the expected date when a ultural recognition order will be made ansferring a child's parentage to the mployee (the <i>expected parental transfer</i> <i>ate</i>); and	12 13 14 15 16 17 18
		0	t least 4 weeks written notice of the dates n which the employee wants to start and nd the leave.	19 20 21
	(3)	give th	mployee must, before starting the leave, ne employer a statutory declaration by the yee stating—	22 23 24
		. ,	e employee is an intended cultural parent;	25 26
		(b) th	e expected parental transfer date; and	27
		(c) fo	or long cultural parent leave—	28
		(i) the period of leave sought by the employee; and	29 30
		(i	i) the period of any cultural parent leave sought by the employee's spouse; and	31 32

Meriba	Omasl	ker Kaziw Kazipa ((Torre	es Strait Islander Traditional Child Rearing Practice) Bill 2020	
				Part 13 Amendment of Acts	
				[s 143]	
				[00]	
				(iii) that the employee is seeking the leave	1
				because the employee is to be	2
				responsible for the care of the child.	3
143		nendment of ve entitleme		l (Employer to advise about parental	4 5
		Section 71(1))—		6
		insert—			7
			(d)	an employee is a cultural parent who is	8
			(u)	applying for a cultural recognition order.	8 9
144	Am	nendment of	s 78	3 (Cancelling parental leave)	10
	(1)	Section 78(1)		3F i i i i i	11
	(1)	insert—)		12
			(e)	a cultural recognition order transferring the parentage of a child to the employee is not	13
				made.	14 15
	(2)	Section 78(2))		16
	(2))—		
		insert—			17
			(e)	a cultural recognition order transferring the	18
				parentage of a child to the employee is discharged.	19 20
				uischargeu.	20
145) (Working on a keeping in touch day	21
	dui	• •	-	rrental leave)	22
		Section 80(1))(c),	after 'surrogacy arrangement'—	23
		insert—			24
		(or cu	Iltural recognition order	25
146	Ins	ertion of nev	vs	87A	26
		After section	87–	_	27

[s 147]

		insert—		1
		87A Sp	ecial cultural recognition order leave	2
		(1)	An employee who is a birth parent or a cultural parent under an application for a cultural recognition order is entitled to up to 2 days unpaid leave to prepare material and give to the commissioner information associated with the application.	3 4 5 6 7 8
		(2)	In this section—	9
			<i>birth parent</i> see the Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Act 2020, section 9.	10 11 12
			<i>commissioner</i> see the Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Act 2020, schedule 1.	13 14 15
147		nendment o rental leave	of s 91 (Dismissal because of pregnancy or e)	16 17
	(1)	Section 91([1]—	18
		insert—		19
			(ca) the employee is a cultural parent who has applied for a cultural recognition order or the child who is the subject of a cultural recognition order has started residing with the employee under the order; or	20 21 22 23 24
	(2)	Section 91((1)(ca) and (d)—	25
		renumber a	us (d) and (e).	26
148	Am	nendment o	of sch 5 (Dictionary)	27
		Schedule 5		28
		insert—		29
			cultural parent for chapter 2, part 3, division 8,	30

[s 149]

		see section 57.	1
		<i>cultural parent leave</i> for chapter 2, part 3, division 8, see section 57.	2 3
		<i>cultural recognition order</i> for chapter 2, part 3, division 8, see section 57.	4 5
		<i>intended cultural parent</i> for chapter 2, part 3, division 8, see section 57.	6 7
		<i>long cultural parent leave</i> for chapter 2, part 3, division 8, see section 57.	8 9
		<i>short cultural parent leave</i> for chapter 2, part 3, division 8, see section 57.	10 11
Divis	sion 10	Amendment of Integrity Act 2009	12
149	Act amende	ed	13
	This div	ision amends the Integrity Act 2009.	14
150	Amendmen 72C)	t of sch 1 (Statutory office holders for section	15 16
	Schedule	e 1—	17
	insert—		18
		Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Act 2020	19 20 21
		• the commissioner	22
Divi	sion 11	Amendment of Payroll Tax Act 1971	23
151	Act amende	ed	24
	This div	ision amends the Payroll Tax Act 1971.	25

Part 13 Amendment of Acts

[s 152]

(d) the cultural parent leave is taken before or after a cultural recognition order is made transferring the parental rights and responsibility for a child to the employee. 11 (4) Section 14A(3)— 15 insert— 16 (e) not more than 14 weeks' cultural parent leave for any 1 cultural recognition order. 17 (5) Section 14A(5)— 20 (e) for wages paid or payable for cultural parent leave—a statutory declaration by the employee stating a child has started residing with the employee under a cultural recognition order. 22 (6) Section 14A(7)— 28	152	Am or s	nendment of s 14A (Exemption for parental, adoption surrogacy leave)	1 2
, surrogacy or cultural parent leave 5 (2) Section 14A(1) 'or surrogacy leave'— 6 omit, insert— 7 , surrogacy leave or cultural parent leave 8 (3) Section 14A(2)— 9 insert— 10 (d) the cultural parent leave is taken before or after a cultural recognition order is made transferring the parental rights and responsibility for a child to the employee. 14 (4) Section 14A(3)— 15 insert— 16 (e) not more than 14 weeks' cultural parent leave for any 1 cultural recognition order. 17 (5) Section 14A(5)— 20 insert— 21 (e) for wages paid or payable for cultural parent leave—a statutory declaration by the employee stating a cultural recognition order. 22 (6) Section 14A(7)— 26		(1)	Section 14A, heading, 'or surrogacy leave'—	3
 (2) Section 14A(1) 'or surrogacy leave'— <i>omit, insert</i>— <i>surrogacy leave or cultural parent leave</i> (3) Section 14A(2)— <i>insert</i>— (d) the cultural parent leave is taken before or after a cultural recognition order is made transferring the parental rights and responsibility for a child to the employee. (4) Section 14A(3)— <i>insert</i>— (e) not more than 14 weeks' cultural parent leave for any 1 cultural recognition order. (5) Section 14A(5)— <i>insert</i>— (e) for wages paid or payable for cultural parent leave—a statutory declaration by the employee stating a child has started residing with the employee under a cultural recognition order. (f) Section 14A(7)— (g) Section 14A(7)— 			omit, insert—	4
omit, insert— 7 , surrogacy leave or cultural parent leave 8 (3) Section 14A(2)— 9 insert— 10 (d) the cultural parent leave is taken before or after a cultural recognition order is made transferring the parental rights and responsibility for a child to the employee. 11 (4) Section 14A(3)— 15 insert— 16 (e) not more than 14 weeks' cultural parent leave for any 1 cultural recognition order. 17 (5) Section 14A(5)— 20 insert— 16 (e) for wages paid or payable for cultural parent leave—a statutory declaration by the employee stating a child has started residing with the employee under a cultural recognition order. 23 (6) Section 14A(7)— 26			, surrogacy or cultural parent leave	5
, surrogacy leave or cultural parent leave (3) Section 14A(2)—9 <i>insert</i> —(d) the cultural parent leave is taken before or after a cultural recognition order is made transferring the parental rights and responsibility for a child to the employee.(4) Section 14A(3)—15 <i>insert</i> —(e) not more than 14 weeks' cultural parent leave for any 1 cultural recognition order.(5) Section 14A(5)— (e) for wages paid or payable for cultural parent leave—a statutory declaration by the employee stating a child has started residing with the employee under a cultural recognition order.(6) Section 14A(7)—(2) (6) Section 14A(7)—(2) (7)		(2)	Section 14A(1) 'or surrogacy leave'—	6
 (3) Section 14A(2)— <i>insert</i>— (d) the cultural parent leave is taken before or after a cultural recognition order is made transferring the parental rights and responsibility for a child to the employee. (4) Section 14A(3)— <i>insert</i>— (e) not more than 14 weeks' cultural parent leave for any 1 cultural recognition order. (5) Section 14A(5)— (6) for wages paid or payable for cultural parent leave—a statutory declaration by the employee stating a child has started residing with the employee under a cultural recognition order. (6) Section 14A(7)— (7) Section 14A(7)— 			omit, insert—	7
insert— 10 (d) the cultural parent leave is taken before or after a cultural recognition order is made transferring the parental rights and responsibility for a child to the employee. 11 (4) Section 14A(3)— 15 insert— 16 (e) not more than 14 weeks' cultural parent leave for any 1 cultural recognition order. 17 (5) Section 14A(5)— 20 insert— 21 (e) for wages paid or payable for cultural parent leave—a statutory declaration by the employee stating a child has started residing with the employee under a cultural recognition order. 22 (6) Section 14A(7)— 26			, surrogacy leave or cultural parent leave	8
(d) the cultural parent leave is taken before or after a cultural recognition order is made transferring the parental rights and responsibility for a child to the employee. 11 (4) Section 14A(3)— 15 <i>insert</i> — 16 (e) not more than 14 weeks' cultural parent leave for any 1 cultural recognition order. 17 (5) Section 14A(5)— 20 <i>insert</i> — 21 (e) for wages paid or payable for cultural parent leave—a statutory declaration by the employee stating a child has started residing with the employee under a cultural recognition order. 22 (6) Section 14A(7)— 28		(3)	Section 14A(2)—	9
after a cultural recognition order is made transferring the parental rights and responsibility for a child to the employee. 13 (4) Section 14A(3)— 15 insert— 16 (e) not more than 14 weeks' cultural parent leave for any 1 cultural recognition order. 17 (5) Section 14A(5)— 19 (c) for wages paid or payable for cultural parent leave—a statutory declaration by the employee stating a child has started residing with the employee under a cultural recognition order. 20 (6) Section 14A(7)— 26			insert—	10
insert— (e) not more than 14 weeks' cultural parent leave for any 1 cultural recognition order. (5) Section 14A(5)— (6) for wages paid or payable for cultural parent leave—a statutory declaration by the employee stating a child has started residing with the employee under a cultural recognition order. (6) Section 14A(7)— (7)			after a cultural recognition order is mad transferring the parental rights an	e 12
 (e) not more than 14 weeks' cultural parent leave for any 1 cultural recognition order. (5) Section 14A(5)— (6) for wages paid or payable for cultural parent leave—a statutory declaration by the employee stating a child has started residing with the employee under a cultural recognition order. (f) Section 14A(7)— 		(4)	Section 14A(3)—	15
 leave for any 1 cultural recognition order. 18 (5) Section 14A(5)— <i>insert</i>— (e) for wages paid or payable for cultural parent leave—a statutory declaration by the employee stating a child has started residing with the employee under a cultural parent recognition order. (6) Section 14A(7)— 			insert—	16
 (5) Section 14A(5)— <i>insert</i>— (e) for wages paid or payable for cultural parent leave—a statutory declaration by the employee stating a child has started residing with the employee under a cultural recognition order. (6) Section 14A(7)— 				nt 17 18
insert— (e) for wages paid or payable for cultural parent leave—a statutory declaration by the employee stating a child has started residing with the employee under a cultural recognition order. (6) Section 14A(7)— 21 22 23 24 25 26 27 26 27 28 27 28 28 29 29 29 20 20 20 20 20 20 20				19
 (e) for wages paid or payable for cultural parent leave—a statutory declaration by the employee stating a child has started residing with the employee under a cultural recognition order. (6) Section 14A(7)— 		(5)	Section 14A(5)—	20
leave—a statutory declaration by the employee stating a child has started residing with the employee under a cultural recognition order.23 24 25 26(6) Section 14A(7)—28			insert—	21
(6) Section $14A(7)$ — 28			leave—a statutory declaration by th employee stating a child has started residin with the employee under a cultura	le 23 g 24
				27
insert— 29		(6)	Section 14A(7)—	28
			insert—	29

		Ŝtrait I	t see the Meriba Omasker Kaziw Kazipa slander Traditional Child Rearing Practice) n 10.	1 2 3
<i>cultural parent leave</i> , for a cultural parent, means leave give to an employee in connection with a cultural recognition order transferring the parental rights and responsibility for a child t the employee, other than annual leave, recreation leave, sic leave or similar leave.				4 5 6 7 8
	Kazipa	(Torres	<i>ition order</i> see the <i>Meriba Omasker Kaziw</i> <i>Strait Islander Traditional Child Rearing</i> 20, schedule 1.	9 10 11
Divis	sion 12		endment of Powers of Attorney t 1998	12 13
153	Act amende	ed		14
	This divi	ision an	nends the Powers of Attorney Act 1998.	15
154	Amendmen	t of scl	h 2 (Types of matters)	16
	Schedule	e 2, part	2, item 3—	17
	insert—			18
				19

[s 155]

Divis	sion 13	Amendment of Public Service Act 2008	
155	Act amende	d	3
	This divis	sion amends the Public Service Act 2008.	4
156	Amendment heads)	of sch 1 (Public service offices and their	5 6
	Schedule	1—	7
	insert—		8
under Kazip Tradit Practi	the Meriba Om a (Torres Stra	 mmissioner commissioner under the Meriba asker Kaziw Omasker Kaziw Kazipa (Torres ait Islander Strait Islander Traditional Child Rearing Rearing Practice) Act 2020. Amendment of Right to Information Act 2009	9 10
157	Act amende	d	11
157		sion amends the <i>Right to Information Act 2009</i> .	11
158		 of sch 3, (Exempt information) 3, item 12(1)— Meriba Omasker Kaziw Kazipa (Torres Strait Islander Traditional Child Rearing Practice) Act 2020, section 102 	13 14 15 16 17 18
			19

Schedule 1

Schedule 1	I Dictionary	1
	section 7	2
		2
	ninistrator means—	3
(a)	a person who is, or was, the commissioner; or	4
(b)	a person who is, or was, involved in the administration of this Act, including, for example—	5 6
	(i) an officer of the office; or	7
	(ii) a review officer; or	8
	(iii) a person appointed under section 19(1); or	9
	(iv) an officer or employee of the department whose services are made available to the commissioner under section 30(2).	10 11 12
Aild	an Kastom means Island custom.	13
Aild	an Kastom child rearing practice see section 8.	14
app	ellate court means the Court of Appeal.	15
app	<i>lication for internal review</i> see section 60(1).	16
birt	<i>h parent</i> see section 9.	17
	<i>Idrens Court judge</i> see the <i>Childrens Court Act 1992</i> , tion 3.	18 19
	<i>missioner</i> means the person appointed as commissioner eriba Omasker Kaziw Kazipa) under section 11.	20 21
con	fidential information, for part 10, see section 101.	22
	<i>rt</i> means the Childrens Court constituted by a Childrens urt judge.	23 24
crin	ninal history, for a person, means—	25
(a)	the person's criminal history as defined under the <i>Criminal Law (Rehabilitation of Offenders) Act 1986</i> ; and	26 27 28

Schedule 1

(b) despite section 6 of that Act, includes, a conviction of the person to which the section applies.	1 2	
cultural parent see section 10.	3	
<i>cultural recognition order</i> is an order made by the commissioner under section 58.	4 5	
discharge order see section 73(1).	6	
<i>disclosure notice</i> see section 18(1).	7	
<i>dispensation order</i> see section 52(1).	8	
guardian, of a person in relation to a particular matter, means9the person's guardian appointed under the Guardianship and1Administration Act 2000, or a corresponding law of another1State, for the matter.1		
guidelines means the guidelines made under section 108.	13	
informed consent, of a person, means—	14	
(a) the person has capacity to consent; and	15	
(b) the consent is given freely and voluntarily.	16	
<i>informed person</i> , for an application for a cultural recognition order, means a person who—		
 (a) has knowledge and understanding of the specific Ailan Kastom child rearing practice that occurred in relation to the application; and 	19 20 21	
(b) can, for the purpose of the application, verify that the practice occurred in accordance with Ailan Kastom.	22 23	
internal review means a review conducted under section 61.	24	
notice of intention see section 57(1).	25	
<i>office</i> means the Office of the Commissioner (Meriba Omasker Kaziw Kazipa) established under section 26(1).	26 27	
<i>other carer</i> , of a child, means a person, other than the child's birth parent or cultural parent, who has the right and responsibility to make decisions about the child's daily care, under—		
(a) an Act, other than—	32	

	(i)	this Act; or	1
	(ii)	the <i>Child Protection Act 1999</i> , if the person is certified as an approved foster carer or an approved kinship carer under that Act; or	2 3 4
(b)	a lav	w of the Commonwealth or another State; or	5
(c)	a co	urt order; or	6
(d)	a tes	stamentary instrument.	7
pers	onal i	information, for part 10, see section 101.	8
<i>polic</i> servi		mmissioner means the commissioner of the police	9 10
0		means the registrar-general established under the eaths and Marriages Registration Act 2003.	11 12
<i>relevant party</i> for part 8, see section 72.			13
<i>reviewed decision</i> see section 61(3).			14
<i>review officer</i> see section 61(1).		15	
sacred, for part 10, see section 101.		16	
secret, for part 10, see section 101.			17
state	d par	ty see section 48.	18