

#### New South Wales

# Children's Guardian Bill 2019

### **Explanatory note**

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

#### Overview of Bill

The objects of this Bill are to protect and promote the safety, welfare and wellbeing of children and to protect children from child abuse and exploitation.

The Bill continues the office of the Children's Guardian and provides for the appointment and functions of the Children's Guardian.

The Bill provides for the Children's Guardian to—

- (a) administer a reportable conduct scheme to prevent, identify and respond to child abuse, and
- (b) regulate the provision of out-of-home care, and
- (c) regulate the employment of children, and
- (d) accredit providers of adoption services.

The Bill also provides that the Official Community Visitor scheme, to the extent that it relates to accommodation provided to children in care, is to be administered by the Children's Guardian instead of the Ombudsman as is currently the case.

The Bill makes consequential amendments to other Acts and regulations.

# Outline of provisions

### Part 1 Preliminary

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act.

### Part 2 Application and interpretation

**Part 2** provides for the application and interpretation of the proposed Act. The Dictionary in Schedule 6 to the proposed Act defines certain terms used in the proposed Act.

### Part 3 Objects and principles

**Part 3** sets out the main object of the proposed Act and the paramount consideration and guiding principles to be applied in administering the proposed Act.

### Part 4 Reportable conduct

**Division 1** sets out the objects of the proposed Part and defines certain terms used in the proposed Part. Under the proposed Part, the Children's Guardian will be responsible for the reportable conduct scheme that is currently administered by the Ombudsman under Part 3A of the *Ombudsman Act 1974* (that is repealed by Schedule 5.27 to the proposed Act).

**Division 2** sets out key concepts for the reportable conduct scheme, which is a scheme for the Children's Guardian and relevant entities to investigate reportable allegations and to make determinations about reportable convictions. The scheme applies to the entities listed in proposed Schedule 1 and to public authorities (referred to as *relevant entities*). A *reportable allegation* means an allegation that an employee of a relevant entity has engaged in conduct that may be reportable conduct. *Reportable conduct* includes sexual offences, sexual misconduct, ill-treatment, neglect or assault of a child and other specified conduct. A conviction for an offence involving reportable conduct is a *reportable conviction*.

**Division 3** requires an employee of a relevant entity to *report* to the head of the relevant entity a reportable allegation or a conviction the person considers to be a reportable conviction that relates to an employee of the relevant entity. If the matter relates to the head of the relevant entity, the matter is a *complaint* to be made to the Children's Guardian. The head of the relevant entity must give the Children's Guardian written notice (a *notification*) if the head of the relevant entity receives a report involving an employee or otherwise becomes aware of a reportable allegation or conviction considered to be a reportable conviction.

**Division 4** contains procedural provisions relating to investigations and reviews under proposed Division 5 to allow investigations to be managed. Proposed Division 4 provides for the Children's Guardian to exempt a class or kind of conduct of employees of a relevant entity from being reportable conduct and exempt the head of a relevant entity from commencing or continuing an investigation of a reportable allegation or a conviction considered to be a reportable conviction.

**Division 5** requires the head of a relevant entity who receives a report to investigate the reportable allegation or determine whether the conviction considered to be a reportable conviction is a reportable conviction.

**Division 6** sets out the considerations for an investigation into a reportable allegation to assist in determining whether the investigation should result in a finding of reportable conduct.

**Division 7** enables the Children's Guardian to require a relevant entity to provide further information about a reportable allegation or conviction considered to be a reportable conviction. The Children's Guardian may monitor the progress of a relevant entity's investigation or determination if it is in the public interest.

**Division 8** enables the Children's Guardian to investigate a reportable allegation, make a determination about a conviction considered to be a reportable conviction and investigate a complaint or a relevant entity's management of a report or notification.

**Division 9** requires the Children's Guardian to prepare a report after completing an investigation or determination and provides for the matters that must be included in the report.

**Division 10** requires a relevant entity to have a code of conduct and policies and processes to prevent and detect reportable conduct by employees of the entity and provides for the notification and management in the Office of the Children's Guardian of reportable allegations against employees and convictions of employees considered to be reportable convictions.

**Division 11** provides for the disclosure of information obtained in connection with an investigation into a reportable allegation or determination about a conviction considered to be a reportable conviction.

**Division 12** exempts the Children's Guardian and staff of the Office of the Children's Guardian from the requirement to give evidence or produce documents in certain legal proceedings.

**Division 13** makes it an offence to take or threaten to take certain action against a person because the person makes a report, complaint or notification to the head of a relevant entity or the Children's Guardian.

**Division 14** contains miscellaneous provisions, including to provide for immunity from liability for persons acting in good faith.

# Part 5 Out-of-home care matters regulated by Children's Guardian

**Division 1** sets out the objects of the proposed Part and defines certain terms used in the proposed Part. Out-of-home care is currently administered under the *Children and Young Persons (Care and Protection) Act 1998* and certain provisions of that Act relating to the Children's Guardian's out-of-home care functions are transferred to the proposed Part.

**Division 2** provides for the regulation of voluntary out-of-home care. The proposed Division sets the maximum duration of voluntary out-of-home care and provides for who may provide voluntary out-of-home care.

**Division 3** makes it an offence for the principal officer of a designated agency to reside on the same property as a child who is in the care of the designated agency. If a child dies while in statutory or supported out-of-home care, the principal officer of a designated agency must immediately notify the parents of the child, the Children's Guardian and the Coroner.

**Division 4** provides that the powers set out in proposed Schedule 2 may be exercised by an authorised person for the purpose of monitoring out-of-home care services.

**Division 5** provides that the Children's Guardian may keep a register for authorised carers, residential care workers and organisations that provide or arrange out-of-home care.

# Part 6 Child employment

**Division 1** sets out the objects of the proposed Part and defines certain terms used in the proposed Part. Child employment is currently regulated under the *Children and Young Persons (Care and Protection) Act 1998* and certain provisions of that Act relating to the Children's Guardian's functions with respect to child employment are transferred to the proposed Part.

**Division 2** makes it an offence to employ a child unless the person holds an employer's authority to employ children or is exempt from the requirement to hold an employer's authority.

**Division 3** enables a person to apply to the Children's Guardian for an employer's authority to employ children or an exemption from the requirement to hold an employer's authority. An employer's authority remains in force for a maximum period of 12 months and may be subject to conditions prescribed by the regulations or imposed by the Children's Guardian. An employer's authority may be suspended or revoked at the request of the holder of the authority or at the discretion of the Children's Guardian.

**Division 4** provides for the Children's Guardian to grant an exemption from the requirement to hold an employer's authority with or without conditions.

**Division 5** sets out the Children's Guardian's powers with respect to child employment. Relying on powers in proposed Schedule 2, the Children's Guardian or an authorised person may enter and inspect premises without a warrant to investigate suspected contraventions of obligations with respect to child employment and to monitor compliance with the conditions of an employer's authority or exemption. The Children's Guardian may accept an undertaking in relation to the Children's Guardian's functions concerning the employment of children and may apply to the

Supreme Court to enforce an undertaking. The Children's Guardian may also request the production of certain information relating to the employment of children.

**Division 6** makes it an offence to cause or allow a child to take part in employment that puts the child's physical or emotional wellbeing at risk. A child is taken to be a child in need of care and protection for the purposes of Chapter 4 of the *Children and Young Persons (Care and Protection) Act 1998* if the child is not immediately removed from a place of unlawful employment following a direction given by the Children's Guardian.

### Part 7 Adoption service providers

**Division 1** sets out the objects of the proposed Part and defines certain terms used in the proposed Part.

**Division 2** provides for the accreditation of charitable and non-profit organisations as adoption service providers. These provisions are transferred from the *Adoption Act 2000*. The Minister may approve criteria for accreditation on the recommendation of the Children's Guardian.

**Division 3** restricts access to records made in connection with the administration or execution of the proposed Part.

#### Part 8 Children's Guardian

**Division 1** provides for the appointment of a Children's Guardian by the Governor and for the details of that office.

**Division 2** sets out the circumstances in which the office of the Children's Guardian becomes vacant and the procedure for removing the Children's Guardian from office.

**Division 3** provides for the appointment and removal from office of an acting Children's Guardian.

**Division 4** provides for the appointment of a Deputy Children's Guardian and an Assistant Children's Guardian. Staff may be employed in the Public Service to assist the Children's Guardian to exercise the Children's Guardian's functions.

**Division 5** specifies the functions of the Children's Guardian.

**Division 6** provides for the preparation of annual and special reports by the Children's Guardian.

### Part 9 Official Community Visitors

**Division 1** defines certain terms used in the proposed Part. A *visitable service* means an accommodation service where a child in care is in the full-time care of the service provider or any other service prescribed by the regulations. Currently, premises at which those services are provided are visited by Official Community Visitors appointed under the *Community Services* (*Complaints, Reviews and Monitoring*) Act 1993. The provisions of the proposed Part are based on the current provisions of that Act.

**Division 2** provides for the appointment of Official Community Visitors by the Minister administering the proposed Act, and the functions of Official Community Visitors in relation to visitable services. The Children's Guardian has general oversight of Official Community Visitors.

**Division 3** enables an Official Community Visitor to disclose certain information to the Children's Guardian.

**Division 4** protects an Official Community Visitor and a person who makes a complaint to an Official Community Visitor from retribution.

#### Part 10 Administrative review

**Part 10** enables a person to apply to the Civil and Administrative Tribunal for administrative review of certain decisions.

#### Part 11 Offences

**Division 1** sets out obligations and offences with respect to the disclosure of information, the provision of false and misleading information and the unlawful access to information stored by the Children's Guardian.

**Division 2** deals with the personal liability of a director of a corporation for offences committed by the corporation in certain circumstances.

**Division 3** makes it an offence to wilfully hinder or obstruct any person in the exercise of the person's functions under the proposed Act.

**Division 4** provides for the administration of offences under the proposed Act.

#### Part 12 Miscellaneous

Part 12 contains various provisions relating to the general operation of the proposed Act, including provisions relating to the following—

- (a) the making of guidelines by the Children's Guardian and the Secretary of the Department of Communities and Justice,
- (b) the service of notices and other instruments,
- (c) the provision and exchange of information,
- (d) the protection of officers of the Children's Guardian from personal liability if acting in good faith,
- (e) the power to make regulations.

#### Schedule 1 Schedule 1 entities

**Schedule 1** provides a list of the entities that are referred to as a *Schedule 1 entity*. Employees of Schedule 1 entities are subject to the scheme administered by the Children's Guardian for giving notice of, investigating and monitoring reportable allegations or convictions considered to be reportable convictions.

# Schedule 2 Powers of authorised persons

**Schedule 2** contains provisions relating to authorised persons and the power provided to authorised persons to enter, inspect and search premises and to require a person to produce information or attend at a time and place to answer questions and produce documents.

# Schedule 3 Inquiries

**Schedule 3** provides that the Children's Guardian may make or hold inquiries in relation to an investigation of a reportable allegation or a report made by an Official Community Visitor to the Children's Guardian about a child in care. The proposed Schedule applies certain provisions of the *Royal Commissions Act 1923* to an inquiry and contains offences relating to the unauthorised publication of evidence and prejudicial disclosure of information.

# Schedule 4 Savings, transitional and other provisions

**Schedule 4** contains savings, transitional and other provisions consequent on the enactment of the proposed Act.

#### Schedule 5 Amendment of Acts and instruments

Schedule 5 makes consequential amendments to Acts and instruments, including the following—

- (a) to amend the *Adoption Act 2000* to omit provisions relating to adoption service providers that are transferred to the proposed Act,
- (b) to make consequential amendments to the *Child Protection (Working with Children) Act* 2012.
- (c) to amend the *Children and Young Persons (Care and Protection) Act 1998* to omit provisions relating to voluntary out-of-home care, the Children's Guardian and child employment that are transferred to the proposed Act,
- (d) to amend the Community Services (Complaints, Reviews and Monitoring) Act 1993 to omit provisions relating to Official Community Visitors that are transferred to the proposed Act.

**Schedule 5.10** amends the proposed Act to extend the reportable conduct scheme to religious bodies, providers of overnight camps, certain accommodation and respite services and providers of family group homes.

### Schedule 6 Dictionary

Schedule 6 contains the Dictionary that defines certain terms used in the proposed Act.



New South Wales

# **Children's Guardian Bill 2019**

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New South Wales

# Children's Guardian Bill 2019

No , 2019

#### A Bill for

An Act to make provision with respect to the office of the Children's Guardian; to provide for the functions of that office; to provide for the safety, welfare and wellbeing of children; and for other purposes.

The	Legisl	ature of New South Wales enacts—	1				
Par	t 1	Preliminary	2				
1	1 Name of Act This Act is the Children's Guardian Act 2019.						
2	Commencement						
	(1)	Subject to subsections (2) and (3), this Act commences on the date of assent to this Act.	6 7				
	(2)	The following provisions commence on 30 January 2020—  (a) item 2 of Schedule 5.7,  (b) items 1–4 and 8 of Schedule 5.10.	8 9 10				
	(3)	The following provisions commence on a day or days to be appointed by proclamation—  (a) section 128,  (b) section 129,	11 12 13 14				
		(c) items 5–7 of Schedule 5.10.	15				

Par	t 2	Apı	olica	tion and interpretation	1			
Divi	sion	1	App	olication of Act	2			
3	Chile	dren to	en to whom this Act applies					
				ons conferred or imposed by this Act and the regulations may be exercised to children—	4 5			
		(a)	who	ordinarily live in New South Wales, or	6			
		(b)		do not ordinarily live in New South Wales but who are present in New h Wales, or	7 8			
		(c)	who	are—	9			
			(i)	for Part 4—subject to an event or circumstance occurring in New South Wales that gives rise to a report (within the meaning of Part 4), unless the event or circumstance is a sexual offence (within the meaning of Part 4) committed outside New South Wales, or	10 11 12 13			
			(ii)	otherwise—subject to an event or circumstance occurring in New South Wales that gives rise to a report.	14 15			
Divi	sion	2	Inte	erpretation	16			
4	Defi	nitions	;		17			
	(1)	The l	Diction	nary in Schedule 6 defines certain terms used in this Act.	18			
		Note. interp	The <i>Ir</i>	nterpretation Act 1987 also contains definitions and other provisions that affect the n and application of this Act.	19 20			
	(2)	Note	s and	examples included in this Act do not form part of this Act.	21			
5	Refe	rence	s to "c	commencement"	22			
	(1)			a reference to <i>commencement</i> for this Act or a provision of this Act is a the time this Act or provision comes into operation.	23 24			
	(2)	parti	cular A	ion of this Act, a reference to <i>the commencement</i> without indicating a Act or provision is a reference to the commencement of the provision in reference occurs.	25 26 27			

Par	t 3	Ob	jects and principles	1
6	Main	objed	ct of Act	2
			main object of this Act is to protect children by providing for the role and tions of the office of the Children's Guardian, including—	3 4
		(a)	promoting the quality of organisations and persons providing services to children, and	5 6
		(b)	regulating those organisations and persons in providing those services.	7
7	Para	moun	t consideration	8
		child	safety, welfare and wellbeing of children, including protecting children from abuse, is the paramount consideration in decision-making under this Act and egulations and in the operation of this Act and the regulations generally.	9 10 11
8	Guid	ing pr	rinciples	12
		The are—	guiding principles to be applied in administering this Act and the regulations	13 14
		(a)	if a child is able to form views on a matter concerning the child's safety, welfare and wellbeing—	15 16
			(i) the child must be given an opportunity to express the views freely, and	17
			(ii) the views are to be given due weight in accordance with the developmental capacity of the child and the circumstances, and	18 19
		(b)	in all actions taken and decisions made under this Act and the regulations that significantly affect a child, account must be taken of the culture, disability, language, religion, gender identity and sexuality of—	20 21 22
			(i) the child, and	23
			(ii) if relevant, the person with parental responsibility for the child, and	24
		(c)	in deciding what action is necessary to protect a child from harm, the course to be followed must be the least intrusive intervention in the life of the child and the child's family that is also consistent with the paramount consideration, and	25 26 27 28
		(d)	in decision-making under this Act and the regulations and the investigation or monitoring of persons, the Children's Guardian must observe the principles of natural justice and ensure procedural fairness, and	29 30 31
		(e)	if a child is placed in out-of-home care, the child is entitled to a safe, nurturing, stable and secure environment.	32 33

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Divi	ision	1	Preliminary	2					
9 Objec		cts of	cts of Part						
		The oby—	objects of this Part are for the Children's Guardian to protect children from harm	4 5					
		(a)	administering a scheme to report and notify a reportable allegation or a conviction considered to be a reportable conviction to the head of a relevant entity and the Children's Guardian, and	6 7 8					
		(b)	providing oversight and guidance on an investigation undertaken by the head of a relevant entity, and	9 10					
		(c)	conducting investigations and inquiries into reports about reportable allegations and convictions considered to be reportable convictions and the response to, and handling of, reports by relevant entities, and	11 12 13					
		(d)	ensuring appropriate action is taken by a relevant entity, and	14					
		(e)	monitoring a relevant entity's systems for preventing, detecting and dealing with reportable conduct and reportable convictions, and	15 16					
		(f)	providing advice and education to relevant entities to assist relevant entities in detecting and dealing with reportable conduct and reportable convictions.	17 18					
10	Defir	itions		19					
		In thi	is Part—	20					
			ult see section 25.	21					
			Iren's Guardian report see section 49.	22					
			plaint means—	23					
		(a)	a report given to the Children's Guardian under section 27(2)(b) or (3)(b), or	24					
		(b)	a complaint made to the Children's Guardian under section $28(1)$ or $(2)$ .	25					
		` /	ractor includes—	26					
		(a)	a subcontractor, and	27					
		(a) (b)	an employee of, or volunteer for, the contractor.						
		` /	oyee, of a relevant entity, see section 16.	28 29					
		empl	oyment includes engagement of a person as a volunteer or contractor taken to	30					
			employee under this Part.  v report see section 36(1).	31					
		•	ng of reportable conduct see section 26.	32 33					
		-	, of a relevant entity, see section 17.	34					
			eatment, of a child, see section 23.	35					
			etigation, of a matter, includes any preliminary or other inquiry into, or	36					
			ination of, the matter, other than a preliminary inquiry under section 44.	37					
		inves	<b>tigator</b> means a person conducting an investigation on behalf of the head of a ant entity, including a delegate.	38 39					
			government authority see section 15.	40					
			ect, of a child, see section 24.	41					
		_	ication see section 29(2).	42					
		-	ic authority see section 14.	43					
		relev	ant entity see section 12.	44					

	repo	rt means—	1
	(a)	a report made to the head of a relevant entity under section 27(2)(a) or (3)(a), or	2
	(b)	if the head of a relevant agency otherwise becomes aware of a matter under section 29(1)(b).	4 5
	repo	rtable allegation see section 18.	6
	repo	rtable conduct see section 20.	7
	repo	rtable conduct scheme see section 11.	8
	repo	rtable conviction see section 19.	9
	resp	onsible Minister means—	10
	(a)	for a relevant entity that is a government sector agency or a person employed in a government sector agency—	11 12
		(i) the Minister responsible for the agency, or	13
		(ii) if there is more than one Minister responsible for the agency,	14
		the Minister who, in the opinion of the Children's Guardian, is most nearly connected with the conduct of the agency, and	15 16
	(b)	for a relevant entity that is a local government authority—the Minister administering the <i>Local Government Act 1993</i> , and	17 18
	(c)	for a relevant entity, not referred to in paragraph (a) or (b), involved in the administration of an Act or part of an Act—the Minister administering the Act or the relevant part of the Act, and	19 20 21
	(d)	for a Schedule 1 entity that is not referred to in paragraphs (a)–(c)—	22
		(i) the Minister whose portfolio has, in the opinion of the Children's Guardian, sufficient funding or regulatory responsibility for the entity to warrant involvement on the Minister's part in relation to the entity, or	23 24 25
		(ii) otherwise—the Minister who is, in the opinion of the Children's Guardian, a Minister sufficiently concerned with the conduct of the entity, and	26 27 28
	(e)	for a person employed by a political office holder under Part 2 of the <i>Members of Parliament Staff Act 2013</i> —the Premier, and	29 30
	(f)	for any other relevant entity—the Minister who, in the opinion of the Children's Guardian, is the most closely concerned with the conduct of the entity.	31 32 33
	Sche	edule 1 entity see section 13.	34
	sexu	al misconduct see section 22.	35
	sexu	al offence see section 21.	36
Div	ision 2	Key concepts for Part	37
11	Meaning o	f "reportable conduct scheme"	38
	inve	ortable conduct scheme means the scheme established under this Part to stigate reportable allegations and make determinations in relation to reportable rictions.	39 40 41
12	Meaning o	f "relevant entity"	42
	Rele	vant entity means—	43
	(a)	a Schedule 1 entity, or	44
	` ′	a public authority.	45

13	Mea	ning of	f "Schedule 1 entity"	1
		Sche	dule 1 entity means—	2
		(a)	an entity mentioned in Schedule 1, or	3
		(b)	an authorised carer that is not employed by, or in, an entity mentioned in Schedule 1, or	2
		(c)	an adult who, under section 10 of the <i>Child Protection (Working with Children) Act 2012</i> , is required to hold a working with children check clearance because the adult resides on the same property as an authorised carer for 3 weeks or more, or	6 7 8
		(d)	an entity, or part of an entity, prescribed by the regulations for this definition.	10
14	Mea	ning of	f "public authority"	11
		Publi	ic authority means—	12
		(a)	a government sector agency within the meaning of the Government Sector Employment Act 2013, or	13 14
		(b)	a person specified in section 5(1)(a), (b) and (d)–(f) of the Government Sector Employment Act 2013, or	15 16
		(c)	a local government authority, or	17
		(d)	a statutory body representing the Crown, or	18
		(e)	a statutory officer, or	19
		(f)	a body, whether incorporated or unincorporated, established for a public purpose under the provisions of a legislative instrument, or	20 21
		(g)	a State-owned corporation, or	22
		(h)	a university established under an Act, or	23
		(i)	an Aboriginal Land Council within the meaning of the <i>Aboriginal Land Rights Act 1983</i> , or	24 25
		(j)	an entity, or part of an entity, declared by the regulations to be a public authority for this definition.	26 27
15	Mea	ning of	f "local government authority"	28
			I government authority means a council, county council or joint organisation r the Local Government Act 1993.	29 30
16	Mea	ning of	f "employee"	31
	(1)	Empl	<i>loyee</i> , of a relevant entity, means the following—	32
	, ,	(a)	for a Schedule 1 entity—	33
		. ,	(i) an individual employed by, or in, the Schedule 1 entity, or	34
			(ii) if the entity is an individual—the individual, or	35
			(iii) if an individual is engaged directly, or by a third party, as a volunteer to provide services to children—the volunteer, or	36 37
			(iv) if an individual is engaged directly, or by a third party, as a contractor and the contractor holds, or is required to hold, a working with children check clearance for the purpose of the engagement—the contractor,	38 39 40
		(b)	for a public authority—	41
			(i) an individual employed by, or in, the public authority, or	42
			(ii) if the public authority is an individual—the individual, or	43

		(iii)	if an individual is engaged directly, or by a third party, as a volunteer to provide services to children—the volunteer, or	1 2
		(iv)	if an individual is engaged directly, or by a third party, as a contractor and the contractor holds, or is required to hold, a working with children	3 4
(2)	-	1 1.	check clearance for the purpose of the engagement—the contractor.	5
(2)		-	c authority, a person is also an employee of the authority if—	6
	(a)		person exercises official functions or acts in a public official capacity in ervice of the authority, or	7 8
	(b)	the p	erson is otherwise in the service of the Crown.	9
(3)	Also	, for th	ne purposes of this Part, an employee includes—	10
	(a)	requi	siting health practitioner if the visiting health practitioner holds, or is ired to hold, a working with children check clearance for the purpose of intment with the entity, and	11 12 13
	(b)		rson employed under Part 2 of the <i>Members of Parliament Staff Act 2013</i> , the person is taken to be an employee of a public authority.	14 15
(4)			byee is an employee of a Schedule 1 entity that is also a public authority, ons relating to the Schedule 1 entity apply to the employee for this Part.	16 17
(5)	In th	is secti	ion—	18
			e services means a service ordinarily provided by a health practitioner.	19
			ctitioner has the same meaning as in the Health Practitioner Regulation aw (NSW).	20 21
			alth practitioner means a person who is appointed, employed, contracted be engaged by a Schedule 1 entity to provide health care services.	22 23
Mea	ning o	f "hea	d" of relevant entity	24
<b>Mea</b> (1)	_		d" of relevant entity relevant entity, means—	24 25
	_	<b>d</b> , of a for a	-	
	Head	for a Secretif the entity	relevant entity, means— In entity that is a Department—the Secretary of that Department or the	25 26
	Head (a)	for a Secretif the entity preson	relevant entity, means— In entity that is a Department—the Secretary of that Department or the etary's delegate, or The regulations prescribe a person or a class of persons as the head of the sy—the prescribed person or a person belonging to the class of persons	25 26 27 28 29
	(a) (b)	for a Secret if the entity prese other (i)	relevant entity, means— In entity that is a Department—the Secretary of that Department or the etary's delegate, or The regulations prescribe a person or a class of persons as the head of the sy—the prescribed person or a person belonging to the class of persons cribed, or The rwise—  the chief executive officer of the entity, however described, or	25 26 27 28 29 30
	(a) (b)	for a Secret if the entity present other	relevant entity, means— on entity that is a Department—the Secretary of that Department or the etary's delegate, or the regulations prescribe a person or a class of persons as the head of the sy—the prescribed person or a person belonging to the class of persons cribed, or the rwise—	25 26 27 28 29 30 31
	(a) (b)	for a Secret if the entity prese other (i)	relevant entity, means— In entity that is a Department—the Secretary of that Department or the etary's delegate, or The regulations prescribe a person or a class of persons as the head of the sy—the prescribed person or a person belonging to the class of persons cribed, or The chief executive officer of the entity, however described, or The chief executive officer of the entity, however described, or The chief executive officer of the entity, however described, or The chief executive officer of the entity, however described, or	25 26 27 28 29 30 31 32
	(a) (b) (c) In re-	for a Secret if the entity press other (i) (iii)	relevant entity, means— In entity that is a Department—the Secretary of that Department or the etary's delegate, or It regulations prescribe a person or a class of persons as the head of the y—the prescribed person or a person belonging to the class of persons cribed, or It chief executive officer of the entity, however described, or If there is no chief executive officer, the principal officer of the entity, however described, or If there is no chief executive officer or principal officer, a person	25 26 27 28 29 30 31 32 33 34 35
(2)	(a) (b) (c) In rec 2013 author	for a for a Secret if the entity press other (i) (iii)	relevant entity, means— In entity that is a Department—the Secretary of that Department or the etary's delegate, or It regulations prescribe a person or a class of persons as the head of the sy—the prescribed person or a person belonging to the class of persons cribed, or  rwise—  the chief executive officer of the entity, however described, or  if there is no chief executive officer, the principal officer of the entity, however described, or  if there is no chief executive officer or principal officer, a person approved by the Children's Guardian under section 66.  to a person employed under Part 2 of the Members of Parliament Staff Act member of Parliament, the member of Parliament is taken to be a public	25 26 27 28 29 30 31 32 33 34 35 36 37 38
(2)	Head (a) (b) (c)  In re- 2013 authoring o Repo	for a for a Secret if the entity press other (i) (iii) (iii) lation to by a 1 ority art f "reportable"	relevant entity, means— In entity that is a Department—the Secretary of that Department or the etary's delegate, or It regulations prescribe a person or a class of persons as the head of the y—the prescribed person or a person belonging to the class of persons cribed, or It rwise—  the chief executive officer of the entity, however described, or If there is no chief executive officer, the principal officer of the entity, however described, or If there is no chief executive officer or principal officer, a person approved by the Children's Guardian under section 66.  It is a person employed under Part 2 of the Members of Parliament Staff Act member of Parliament, the member of Parliament is taken to be a public and the head of the authority.  Tortable allegation'  To allegation, in relation to an employee of a Schedule 1 entity, means an	25 26 27 28 29 30 31 32 33 34 35 36 37 38 39
(1) (2)	Head (a) (b) (c)  In re 2013 authoring of Report allege	for a for a Secretary if the entity press other (i) (iii) (iii) lation to by a pority and for table ation t	nentity that is a Department—the Secretary of that Department or the etary's delegate, or e regulations prescribe a person or a class of persons as the head of the y—the prescribed person or a person belonging to the class of persons cribed, or rwise—  the chief executive officer of the entity, however described, or if there is no chief executive officer, the principal officer of the entity, however described, or if there is no chief executive officer or principal officer, a person approved by the Children's Guardian under section 66.  to a person employed under Part 2 of the Members of Parliament Staff Act member of Parliament, the member of Parliament is taken to be a public and the head of the authority.  ortable allegation"  **allegation**, in relation to an employee of a Schedule 1 entity, means an hat the employee has engaged in conduct that may be reportable conduct,	25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42
(1) (2)	(a) (b) (c)  In reaction 2013 authoring of alleg whether	for a for a secretary for the entity presson other (i) (iii) (iii) lation to by a portable ation ther or secretary and the entity and the ent	relevant entity, means— In entity that is a Department—the Secretary of that Department or the etary's delegate, or It regulations prescribe a person or a class of persons as the head of the y—the prescribed person or a person belonging to the class of persons cribed, or It rwise—  the chief executive officer of the entity, however described, or If there is no chief executive officer, the principal officer of the entity, however described, or If there is no chief executive officer or principal officer, a person approved by the Children's Guardian under section 66.  It is a person employed under Part 2 of the Members of Parliament Staff Act member of Parliament, the member of Parliament is taken to be a public and the head of the authority.  Tortable allegation'  To allegation, in relation to an employee of a Schedule 1 entity, means an	25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40

18

17

		(a)	if the employee holds, or is required to hold, a working with children check clearance for the purpose of employment with the public authority—an allegation that the employee has engaged in conduct that may be reportable conduct, whether or not the conduct is alleged to have occurred in the course of the employee's employment, or	1 2 3 4 5
		(b)	if the employee is not required to hold a working with children check clearance for the purpose of employment with the public authority—an allegation that the employee has engaged in conduct that may be reportable conduct, unless the conduct is alleged to have occurred outside the course of the employee's employment with the public authority.	6 7 8 9 10
	(3)		ference in this Part to a reportable allegation includes an allegation in respect of luct occurring before the commencement.	11 12
19	Mea	ning o	of "reportable conviction"	13
	(1)	cour	ortable conviction means a conviction, including a finding of guilt without the t proceeding to a conviction, in this State or elsewhere, of an offence involving ortable conduct—	14 15 16
		(a)	in relation to an employee of a Schedule 1 entity—whether or not the conduct occurred in the course of the employee's employment with the Schedule 1 entity, or	17 18 19
		(b)	in relation to an employee of a public authority—	20
			(i) if the employee holds, or is required to hold, a working with children check clearance for the purpose of employment with the public authority—whether or not the conduct occurred in the course of the employee's employment, or	21 22 23 24
			(ii) if the employee is not required to hold a working with children check clearance for the purpose of employment with the public authority—unless the conviction relates to conduct that occurred outside the course of the employee's employment with the public authority.	25 26 27 28
	(2)		ference in this Part to a reportable conviction includes a conviction in respect of duct occurring before the commencement.	29 30
20	Mea	ning o	of "reportable conduct"	31
			ortable conduct means the following conduct, whether or not a criminal seeding in relation to the conduct has been commenced or concluded—	32 33
		(a)	a sexual offence,	34
		(b)	sexual misconduct,	35
		(c)	ill-treatment of a child,	36
		(d)	neglect of a child,	37
		(e)	an assault against a child,	38
		(f)	an offence under section 43B or 316A of the Crimes Act 1900,	39
		(g)	behaviour that causes significant emotional or psychological harm to a child.	40
			Examples of indicators of significant emotional or psychological harm for paragraph (g)—	41 42
			1 displaying behaviour patterns that are out of character	43
			<ul><li>2 regressive behaviour</li><li>3 anxiety or self-harm</li></ul>	44
			3 anxiety or self-harm	45

21	Meaning of	"sexual offence"	1
		al offence means an offence of a sexual nature under a law of the State, another a Territory, or the Commonwealth, committed against, with or in the presence hild.	3
		ples of sexual offences—	5
	1	sexual touching of a child	6
	2	a child grooming offence	7
	3	production, dissemination or possession of child abuse material	8
22	Meaning of	"sexual misconduct"	9
	Sexua	al misconduct means conduct with, towards or in the presence of a child that—	10
	(a)	is sexual in nature and inappropriately intimate, but	11
	(b)	is not a sexual offence.	12
	Exam	ples of sexual misconduct—	13
	1 2	descriptions of sexual acts without a legitimate reason to provide the descriptions sexual comments, conversations or communications	14 15
	3	comments to a child that express a desire to act in a sexual manner towards the child or another child	16 17
23	Meaning of	"ill-treatment"	18
		<b>catment</b> , of a child, means conduct towards a child that is unreasonable and usly inappropriate, improper, inhumane or cruel.	19 20
	Exam	ples of ill-treatment—	21
	1	making excessive or degrading demands of a child	22
	2 3	a pattern of hostile or degrading comments or behaviour towards a child using inappropriate forms of behaviour management towards a child	23 24
24	Meaning of	"neglect"	25
	super	ect, of a child, means a significant failure to provide adequate and proper food, vision, nursing, clothing, medical aid or lodging for the child, that causes or is to cause harm to a child, by—	26 27 28
	(a)	a person with parental responsibility for the child, or	29
	(b)	an authorised carer of the child, or	30
	(c)	an employee, if the child is in the employee's care.	31
	` /	ples of neglect—	32
	1	failing to protect a child from abuse	33
	2	exposing a child to a harmful environment, for example, an environment where there is illicit drug use or illicit drug manufacturing	34 35
25	Meaning of	"assault"	36
	Assau	ult means—	37
	(a)	the intentional or reckless application of physical force without lawful justification or excuse, or	38 39
	(b)	any act which intentionally causes another to apprehend immediate and unlawful violence.	40 41
	Exam	ples of assault—	42
	1	hitting, striking, kicking, punching or dragging a child	43
	2	threatening to physically harm a child	44

26	Mea	ning o	f "finding of reportable conduct"	1			
	<i>Finding of reportable conduct</i> means a finding, by a relevant entity or the Children's Guardian, as a result of an investigation conducted under this Part, that a reportable allegation is sustained.						
Divi	sion		Reports, complaints and notifications	5			
27			give report of reportable allegation or conviction	6			
	(1)	follo	section applies if a person (the <i>first person</i> ) becomes aware of either of the wing matters in relation to an employee of a relevant entity—	7 8			
		(a)	a reportable allegation,	9			
		(b)	a conviction the person considers is a reportable conviction.	10			
	(2)		e first person is also an employee of the relevant entity, the person must, as soon acticable after becoming aware of the matter—	11 12			
		(a)	report the matter to the head of the relevant entity, or	13			
		(b)	if the employee to whom the matter relates is the head of the relevant entity, report the matter to the Children's Guardian.	14 15			
	(3)	If the	e first person is not also an employee of the relevant entity, the person may—	16			
		(a)	report the matter to the head of the relevant entity, or	17			
		(b)	if the employee is the head of the relevant entity, report the matter to the Children's Guardian.	18 19			
28	Complaints to Children's Guardian						
	(1)	relev	person who gives a report is dissatisfied with the response of the head of the ant entity to the report, the person may make a complaint to the Children's dian.	21 22 23			
	(2)		ther person or other entity dissatisfied with the response of the head of the ant entity to the report may also make a complaint to the Children's Guardian.	24 25			
29	Chile	dren's	Guardian to be given notification of reports	26			
	(1)	This	section applies if the head of a relevant entity—	27			
	( )	(a)	receives a report in relation to an employee of the relevant entity, or	28			
		(b)	otherwise becomes aware of a reportable allegation in relation to an employee of the relevant entity or a conviction that is considered to be a reportable conviction.	29 30 31			
	(2)	notif	head of the relevant entity must give the Children's Guardian a written notice (a <i>lication</i> ) about the reportable allegation or conviction considered to be a rtable conviction that states—	32 33 34			
		(a)	that a report has been received in relation to an employee of the relevant entity, and	35 36			
		(b)	the type of reportable conduct the subject of the report, and	37			
		(c)	the name of the employee, and	38			
		(d)	the name and contact details of the relevant entity and the head of the relevant entity, and	39 40			
		(e)	for a reportable allegation—whether the Commissioner of Police has been notified of the allegation, and	41 42			

		(f)	if a report has been made under section 24 of the <i>Children and Young Persons</i> (Care and Protection) Act 1998—that the report has been made, and	1 2			
		(g)	the nature of the relevant entity's initial risk assessment and risk management action, and	3 4			
		(h)	any other information prescribed by the regulations.	5			
	(3)	The i	notice must also include the following, if known to the head of the relevant	6 7			
		(a)	details of the reportable allegation or conviction considered to be a reportable conviction,	8 9			
		(b)	the date of birth and working with children number, if any, of the employee the subject of the report,	10 11			
		(c)	for a reportable allegation of which the Commissioner of Police has been notified—the police report reference number,	12 13			
		(d)	if a report has been made under section 24 of the <i>Children and Young Persons</i> (Care and Protection) Act 1998—the report reference,	14 15			
		(e)	the names of other relevant entities that employ or engage the employee, whether or not directly, to provide a service to children, including as a volunteer or contractor.	16 17 18			
	(4)	7 bus	head of the relevant entity must give the Children's Guardian the notice within siness days after the head of the entity is made aware of the report, unless the of the relevant entity has a reasonable excuse.	19 20 21			
		Maximum penalty—10 penalty units.					
	(5)	writte	head of the relevant entity may give the employee the subject of the report en notice that a report about a reportable allegation or conviction considered to reportable conviction has been made.	23 24 25			
	(6)	In thi	is section—	26			
			ing with children number has the same meaning as in the Child Protection king with Children) Act 2012.	27 28			
Divi	sion	4	Exempt conduct, managing investigations and determinations	29 30			
30	Child	dren's	Guardian may exempt conduct from reporting	31			
	(1)		Children's Guardian may exempt a class or kind of conduct of employees of a ant entity from being reportable conduct.	32 33			
	(2)		Children's Guardian may exempt a class or kind of conduct of employees of a ant entity from being reportable conduct only if the Children's Guardian—	34 35			
		(a)	has followed the procedures for exempting a class or kind of conduct prescribed by the regulations, and	36 37			
		(b)	is satisfied the relevant entity, in relation to the exempt class or kind of conduct, meets the criteria, if any, prescribed by the regulations.	38 39			
	(3)	For a	n exemption under this section, the Children's Guardian must—	40			
		(a)	notify the relevant entity of the exemption, and	41			
		(b)	publish the details of the class or kind of conduct and relevant entity with an exemption on the Office of the Children's Guardian's website.	42 43			
	(4)		procedures and criteria referred to in subsection (2)(a) and (b) must also be shed on the Office of the Children's Guardian's website.	44 45			

31	Exer	nptions about investigations and investigation reports	1
	(1)	The Children's Guardian may, by written notice given to the head of a relevant entity, exempt the head from commencing or continuing either of the following—	2
		(a) an investigation into a reportable allegation,	4
		(b) a determination as to whether a conviction considered to be a reportable conviction is a reportable conviction.	5 6
	(2)	An exemption under subsection (1) applies until the head of the relevant entity is otherwise notified, in writing, by the Children's Guardian that the exemption is revoked.	7 8 9
	(3)	An exemption under subsection (1) is taken to be an exemption from the requirement for the relevant entity to provide an entity report or an interim report.	10 11
	(4)	Without limiting subsection (1), the Children's Guardian may exempt the head of a relevant entity if a matter is already being investigated by another relevant entity.	12 13
	(5)	The Children's Guardian may also exempt the relevant entity from the requirement to provide an entity report or an interim report in relation to a matter after the Children's Guardian receives the notification for the matter.	14 15 16
32	Noti	ce to require relevant entity to defer investigation	17
	(1)	This section applies if, in relation to an employee of a relevant entity—	18
		(a) the Children's Guardian intends to—	19
		(i) investigate a reportable allegation or a matter arising from a reportable allegation, or	20 21
		(ii) determine whether a conviction considered to be a reportable conviction is a reportable conviction, and	22 23
		(b) an investigation or determination under section 34 has not been finalised.	24
	(2)	The Children's Guardian may, by written notice given to the head of the relevant entity, require the head to defer the investigation or determination.	25 26
	(3)	The Children's Guardian may, by further written notice to the head of the relevant entity, require the head to—	27 28
		(a) commence, continue or finalise the investigation or determination deferred under this section, or	29 30
		(b) end the investigation or determination and take no further action.	31
33	Con	current investigations or proceedings	32
	(1)	This section applies if the Commissioner of Police or the Director of Public Prosecutions advises the Children's Guardian, or the head of a relevant entity, that an investigation or determination under this Part is likely to prejudice a police investigation or court proceeding.	33 34 35 36
	(2)	The Children's Guardian or head of the relevant entity must—	37
		(a) suspend the investigation or a determination until otherwise advised, and	38
		(b) after consulting the police officer in charge of the investigation or the Director of Public Prosecutions, take steps to manage any risks while the investigation or determination is suspended, and	39 40 41
		(c) if the investigation or determination was being conducted by the head of a relevant entity—	42 43
		(i) advise the Children's Guardian about the suspension under this section, and	44 45

			(ii)	advise the Children's Guardian of the steps being taken to manage risks.	1		
	(3)	section	n, is tal	tion or determination by a relevant entity, suspended by operation of this ken to be exempt from the requirement to provide an entity report or an rt until the period of 30 days after the suspension has ended.	2 3 4		
	(4)	This	section	does not affect the operation of any other Act.	5		
	(5)	For th	ne purpo	oses of this section—	6		
		(a)	the Au Federa	rence to a police investigation includes a reference to an investigation by sustralian Federal Police, an international investigation the Australian al Police are aware of, or a police investigation in another State or bry, and	7 8 9 10		
		(b)		rence to a court proceeding includes a reference to a court proceeding in er State or Territory, and	11 12		
		(c)	Prosec	erence to the Commissioner of Police or the Director of Public cutions includes a reference to a person holding the equivalent office in er State or Territory.	13 14 15		
Division 5 Investigation or determination and report by relevant entity							
34	Inve	stigatio	on or de	etermination by head of relevant entity	17		
	(1)	As so	on as pi	racticable after receiving a report, the head of the relevant entity must—	18		
		(a)	investi allegat	igate, or arrange for an investigator to investigate, the reportable tion, or	19 20		
		(b)		nine whether the conviction considered to be a reportable conviction is a able conviction.	21 22		
	(2)	allega of the the pu	ntion or relevar arpose o	vestigation or a determination, an employee the subject of a reportable a conviction considered to be a reportable conviction may give the head at entity a written submission concerning the allegation or conviction for of determining what, if any, disciplinary or other action should be taken the employee.	23 24 25 26 27		
35	Man	datory	consid	lerations	28		
				the relevant entity, or the investigator, in conducting an investigation able allegation must have regard to the matters in Division 6.	29 30		
36	Repo	ort by r	elevan	t entity about investigation or determination	31		
	(1)	After must	an inve prepare	estigation or determination is completed, the head of the relevant entity a report for the Children's Guardian (an <i>entity report</i> ), unless—	32 33		
		(a)	an exe	emption applies under section 31, or	34		
		(b)	the hea	ad of the relevant entity has a reasonable excuse.	35		
		Maxi	mum pe	enalty—10 penalty units.	36		
	(2)	the he	ead of the	rport must be provided to the Children's Guardian within 30 days after he entity receiving the report of the reportable allegation or conviction be a reportable conviction, unless the head of the relevant entity gives 's Guardian—	37 38 39 40		
		(a)	the re	erim report under section 38 within 30 days after receiving the report of eportable allegation or conviction considered to be a reportable etion, and	41 42 43		
		(b)	a reaso	on for not providing the report within 30 days, and	44		

			estimated time frame for the completion of the entity report.  n penalty—10 penalty units.	1 2
	(3)	The entity of the repo	may give the entity report to the employee of the relevant entity the subject ort.	3 4
37	Cont	ents of ent	ity report	5
	(1)	The entity	report must include the following—	6
	. ,	(a) in re	elation to a reportable allegation—	7
		(i)	information about the facts and circumstances of the reportable allegation, and	8 9
		(ii)	the findings the head of the relevant entity has made about the reportable allegation after completing the investigation, including whether the head of the relevant entity has made a finding of reportable conduct, and	10 11 12 13
		(iii)	an analysis of the evidence and the rationale for the findings,	14
		(b) in re	elation to a conviction considered to be a reportable conviction—	15
		(i)	information about the conviction considered to be a reportable conviction, and	16 17
		(ii)	the determination the head of the relevant entity has made about the conviction, including whether the head of the relevant entity has determined the conviction is a reportable conviction,	18 19 20
		(c) a co	ppy of any written submission made by the employee under section 34(2),	21
		repo	ormation about what action has been, or will be, taken in relation to the ortable allegation or conviction considered to be a reportable conviction, uding the following—	22 23 24
		(i)	remedial or disciplinary action in relation to the employee,	25
		(ii)	whether information about the matter has been referred to a different entity,	26 27
		(iii)		28
		(iv)		29
		` /	reasons for the action taken, including taking no further action,	30
		(f) any	other information prescribed by the regulations.	31
	(2)	relevant e	report must also be accompanied by any copies of documents in the ntity's possession that are relevant to the report, including transcripts of and copies of evidence.	32 33 34
38	Inter	im report		35
		An interin	n report must—	36
		(a) incl	ude the following information—	37
		(i)	in relation to a reportable allegation—if known, the facts and circumstances of the reportable allegation,	38 39
		(ii)	in relation to a conviction considered to be a reportable conviction—any known information about the conviction,	40 41
		(iii)	action taken since the Children's Guardian received a notification about the reportable allegation or the conviction considered to be a reportable conviction,	42 43 44
		(iv)	further action the head of the relevant entity proposes to take in relation to the reportable allegation or conviction considered to be a reportable	45 46

			conviction, including if the head of the relevant entity proposes to take no further action,	1 2
			(v) the reasons for the action taken and the action proposed to be taken or the reasons for the decision to take no further action,	3 4
			(vi) other information prescribed by the regulations, and	5
		(b)	be accompanied by copies of documents in the relevant entity's possession, including transcripts of interviews and copies of evidence.	6 7
Divi	sion	6	Mandatory matters for consideration for reportable allegations	8 9
39	Арр	licatio	n of Division	10
	(1)		Division applies in relation to a report, complaint or notification of a reportable ation received by the head of a relevant entity, or by the Children's Guardian.	11 12
	(2)	This	Division does not apply in relation to a reportable conviction.	13
40	Asse	essing	conduct	14
	(1)	The report	head of the relevant entity or the Children's Guardian must make a finding of rtable conduct if it is satisfied that the case against the employee the subject of eportable allegation has been proved against the employee on the balance of abilities.	15 16 17 18
	(2)	Guar prov	dout limiting the matters the head of the relevant entity or the Children's rdian may take into account in deciding whether it is satisfied the case has been ed on the balance of probabilities, the head of the relevant entity or the dren's Guardian may take into account—	19 20 21 22
		(a)	the nature of the reportable allegation and any defence, and	23
		(b)	the gravity of the matters alleged.	24
	(3)	repor	head of the relevant entity or the Children's Guardian must consider whether the rtable allegation relates to conduct that is in breach of established standards ying to the employee of the relevant entity, having regard to the following—	25 26 27
		(a)	professional standards,	28
		(b)	codes of conduct, including any professional or ethical codes,	29
		(c)	accepted community standards.	30
	(4)		he purposes of determining whether an investigation into an employee's conduct ld result in a finding of reportable conduct—	31 32
		(a)	a finding of reportable conduct in relation to ill-treatment may only be made if an intentional or reckless action led to or is reasonably likely to, or was reasonably likely to, lead to the physical injury, sexual abuse, emotional or psychological harm or harm to the physical development or health of the child without reasonable excuse, and	33 34 35 36 37
		(b)	a finding of reportable conduct in relation to neglect of a child is established only if the conduct was an intentional action or inaction, without reasonable excuse, and	38 39 40
		(c)	a finding of reportable conduct in relation to significant psychological or emotional harm is established only if the harm arose from conduct by a person that is intentional or reckless, without reasonable excuse.	41 42 43
		Note. negle	. See section 23 for the definition of <i>ill-treatment</i> and section 24 for the definition of ect.	44 45

41	Con	duct th	hat is not reportable conduct	1
		Repo	ortable conduct does not include—	2
		(a)	conduct that is reasonable for the purposes of discipline, management or care of a child, having regard to—	3
			(i) the age, maturity, health or other characteristics of the child, and	5
			(ii) any relevant code of conduct or professional standard, or	6
		(b)	the use of physical force if—	7
			(i) in all the circumstances, the physical force is trivial or negligible, and	8
			(ii) the circumstances in which it was used have been investigated and the result of the investigation has been recorded in accordance with appropriate procedures, or	9 10 11
		(c)	conduct of a class or kind exempted from being reportable conduct by the Children's Guardian under section 30.	12 13
			nple of conduct for paragraph (a)— a school teacher raising his or her voice in order to ct attention or restore order in a classroom	14 15
			nples of conduct for paragraph (b)—	16
		1 2	touching a child in order to attract the child's attention momentarily restraining a child to prevent the child hurting themselves or others	17 18
		3	touching a child to guide or comfort the child	19
Divi	ision	7	Children's Guardian's powers in relation to reportable allegations and reportable convictions	20 21
42	Chile	dren's	Guardian may require further information	22
			r receiving a notification, the Children's Guardian may require the relevant y to provide further information in relation to—	23 24
		(a)	the reportable allegation or conviction considered to be a reportable conviction, or	25 26
		(b)	the relevant entity's response to the notification.	27
43	Chile	dren's	Guardian may monitor relevant entity's investigation or determination	28
	(1)	becar the h	Children's Guardian may, on the Children's Guardian's own initiative or use of a complaint, monitor the progress of an investigation or determination by nead of a relevant entity into a report if the Children's Guardian considers the itoring is in the public interest.	29 30 31 32
	(2)		nout limiting subsection (1), the Children's Guardian may do the following to itor an investigation—	33 34
		(a)	observe interviews carried out for the purposes of the investigation,	35
		(b)	discuss the investigation with the head of the relevant entity,	36
		(c)	provide guidance and advice to the relevant entity about the investigation,	37
		(d)	by written notice, require the head of the relevant entity or the investigator to provide to the Children's Guardian documents or other information, including records of interviews, relating to the investigation,	38 39 40
		(e)	a thing prescribed by the regulations for this section.	41

Divi	sion	8	Investigation and report—Children's Guardian	1
44	Preli	minary	n inquiries	2
	(1)		Children's Guardian may make preliminary inquiries to decide whether to carry investigation or determination under section 46.	3
	(2)	receiv	oreliminary inquiries may be made whether or not the Children's Guardian has wed a complaint or notification about a matter to which the complaint or cation relates.	5 6 7
	(3)	given the C	out limiting subsection (1), the Children's Guardian may, by written notice to the entity that made the complaint or notification, require the entity to give hildren's Guardian further written information about the matter the subject of emplaint or notification within the time stated in the notice.	8 9 10 11
	(4)		ons 16, 17, 18 and 19(1) of the <i>Privacy and Personal Information Protection</i> 998 do not apply to information disclosed under this section.	12 13
	(5)	Despi	ite the Health Records and Information Privacy Act 2002—	14
		(a)	a person may disclose health information, within the meaning of that Act, to the Children's Guardian in relation to preliminary inquiries by the Children's Guardian under this section, and	15 16 17
		(b)	the Children's Guardian may use the information for the purposes of this Part.	18
45	Furth	ner info	ormation after receiving entity report	19
	(1)	releva	receiving an entity report, the Children's Guardian may require the head of the ant entity to provide additional information the Children's Guardian considers sary to enable the Children's Guardian to determine—	20 21 22
		(a)	whether—	23
			(i) the reportable allegation was properly investigated, or	24
			(ii) the conviction considered to be a reportable conviction was properly determined, and	25 26
		(b)	whether appropriate action was, or can be, taken as a result of the investigation or determination.	27 28
	(2)	In this	s section—	29
			<b>opriate action</b> includes a penalty for the making of a reportable allegation that own to be false or misleading.	30 31
46	Child	dren's (	Guardian may investigate or determine	32
	(1)		Children's Guardian may, if the Children's Guardian reasonably believes it is in ablic interest—	33 34
		(a)	investigate a reportable allegation, or	35
		(b)	make a determination about a conviction considered to be a reportable conviction, or	36 37
		(c)	investigate the way in which a relevant entity has dealt with, or is dealing with, a report, complaint or notification.	38 39
	(2)	An in	vestigation or determination under subsection (1) may be carried out—	40
		(a)	on the Children's Guardian's own initiative, or	41
		(b)	because of a complaint or notification, or	42
		(c)	because the Children's Guardian is satisfied the head of a relevant entity is	43

		(i)	investigate or determine a report, or	1			
		(ii)	engage an investigator to carry out an investigation.	2			
47	Notice for Children's Guardian investigation or determination						
	(1)	On deciding to carry out an investigation or determination, the Children's Guardian must, by written notice given to the following entities, advise the entities about the decision—					
			an investigation or determination because of a report, complaint or fication involving an employee of a relevant entity—	7 8			
		(i)	the employee and the relevant entity, and	9			
		(ii)	if a complaint has been made—the entity that made the complaint,	10			
			an investigation in relation to the way in which a relevant entity has dealt a report or notification—the relevant entity,	11 12			
		(c) an e	ntity prescribed by the regulations.	13			
	(2)		must describe the reportable allegation or the conviction considered to be e conviction the subject of the investigation or determination.	14 15			
	(3)		a(1)(a)(i) does not apply if giving the notice to the employee or relevant all dcompromise the investigation or put a person's health or safety at k.	16 17 18			
48	Inve	Investigation by Children's Guardian					
	(1)		estigation into a reportable allegation, the Children's Guardian must have he matters in Division 6.	20 21			
	(2)	An investig	gation under this Division must be carried out in the absence of the public.	22			
	(3)		provides for powers that may be exercised by an authorised person for the conducting the investigation.	23 24			
	(4)	For the purposes of an investigation under this Part, the Children's Guardian may conduct an inquiry.					
	(5)	Schedule (inquiry.	3 provides for the Children's Guardian's powers to make or hold an	27 28			
Divi	sion		tcome of investigation or determination by Children's ardian	29 30			
49	Children's Guardian reports						
	(1)	1) After completing an investigation or determination the Children's Guardian mu prepare a report (a <i>Children's Guardian report</i> ).		32 33			
	(2)	The Childr	e Children's Guardian report must include the following—				
		(a) in re	elation to a reportable allegation—	35			
		(i)	information about the facts and circumstances of the reportable allegation, and	36 37			
		(ii)	the findings the Children's Guardian has made about the reportable allegation after completing the investigation, including whether the Children's Guardian has made a finding of reportable conduct, and	38 39 40			
		(iii)	analysis of the evidence and the rationale for the findings,	41			
		(b) in re	elation to a conviction considered to be a reportable conviction—	42			

			(i) information about the conviction considered to be a reportable conviction, and	1 2		
			(ii) the determination the Children's Guardian has made about the conviction, including whether the Children's Guardian has determined the conviction is a reportable conviction,	3 4 5		
		(c)	a copy of any written submissions made by the employee under section 34(2),	6		
		(d)	recommendations for action to be taken in relation to the reportable allegation or conviction considered to be a reportable conviction, including any of the following recommendations—	7 8 9		
			(i) remedial or disciplinary action against—	10		
			(A) the employee, or	11		
			(B) if the complaint is about the head of a relevant entity—the head of the relevant entity,	12 13		
			(ii) referring the matter to a different entity,	14		
			(iii) changes to systems or policies,	15		
			(iv) that no further action should be taken,	16		
		(e)	reasons for the findings or determination,	17		
		(f)	any other information prescribed by the regulations.	18		
50	Reco	Recommendations by Children's Guardian				
	(1)	that t	children's Guardian proposes to recommend in the Children's Guardian report the relevant entity take particular action, the Children's Guardian must consult the relevant entity about the recommendation before finalising the report.	20 21 22		
	(2)		ection (1) does not apply to the extent the Children's Guardian reasonably ves consulting with the relevant entity would—	23 24		
		(a)	put a person's health or safety at serious risk, or	25		
		(b)	put a person who made a report, complaint or notification, or other person, at risk of being harassed or intimidated, or	26 27		
		(c)	prejudice an investigation or inquiry.	28		
	(3)	Reco	ommendations the Children's Guardian may make include recommendations	29 30		
		(a)	the reportable conduct or reportable conviction be considered or reconsidered by the relevant entity, or by any person in a position to supervise or direct the relevant entity or employee in relation to the conduct, or	31 32 33		
		(b)	action be taken to rectify, mitigate or change the reportable conduct or the consequences of the reportable conduct, or	34 35		
		(c)	a law or practice relating to the conduct be changed, or	36		
		(d)	other steps be taken.	37		
51	Notice to particular persons of reportable conduct or reportable conviction			38		
	(1)	This	section applies if—	39		
		(a)	the Children's Guardian makes a finding of reportable conduct or a determination that a conviction is a reportable conviction in relation to an employee of a relevant entity, and	40 41 42		
		(b)	in the Children's Guardian report the Children's Guardian makes a recommendation for dismissal, removal or punishment of the employee.	43 44		

	(2)		Children's Guardian must advise the following persons of the finding or rmination, the recommendation and the reasons—	1 2		
		(a)	the Minister,	3		
		(b)	the head of the relevant entity,	4		
		(c)	if the finding or determination has been made about a person employed in, or by, a government sector agency within the meaning of the <i>Government Sector Employment Act 2013</i> —the Secretary of the Department of Premier and Cabinet,	5 6 7 8		
		(d)	the employee the subject of the finding or determination.	9		
	(3)		Children's Guardian may advise the following persons of the finding or rmination, the recommendation and the reasons—	10 11		
		(a)	the responsible Minister for the relevant entity concerned,	12		
		(b)	if the investigation or determination arose from a complaint—the entity that made the complaint.	13 14		
	(4)		section (2)(d) does not apply to the extent the Children's Guardian reasonably eves advising the employee would—	15 16		
		(a)	put a person's health or safety at serious risk, or	17		
		(b)	put a person who made a report, complaint or notification, or other person, at risk of being harassed or intimidated, or	18 19		
		(c)	prejudice any other investigation or inquiry.	20		
52	Recommendations and provision of report					
	(1)	At the conclusion of an investigation or determination by the Children's Guardia or on a recommendation by the Children's Guardian to refer a reportable allegation reportable conduct or a reportable conviction back to the relevant entity, the Children's Guardian must give the relevant entity and the employee the subject of the Children's Guardian report—				
		(a)	the recommendations for action to be taken, and	27		
		(b)	necessary information relating to the recommendations.	28		
	(2)	The Children's Guardian may give a copy of the report to the relevant entity the subject of the Children's Guardian report or the employee the subject of the Children's Guardian report.		29 30 31		
	(3)		section (1) does not apply to the extent the Children's Guardian reasonably eves giving the relevant entity or employee the information would—	32 33		
		(a)	put a person's health or safety at serious risk, or	34		
		(b)	put a person who made a report, complaint or notification, or other person, at risk of being harassed or intimidated, or	35 36		
		(c)	prejudice any other investigation or inquiry.	37		
53	Action taken by head of relevant entity on receipt of advice					
		notif	head of a relevant entity may, and on request by the Children's Guardian must, by the Children's Guardian of any action taken or proposed as a result of the mmendations provided under section 52.	39 40 41		

Division 10		10	Other measures about reportable conduct		
54	Relevant er		ntities to have systems about reportable conduct		
			head of a relevant entity must ensure the entity has systems including a code of duct, policies and processes for the following—		
		(a)	preventing and detecting reportable conduct by an employee of the entity,	5	
		(b)	requiring an employee of the relevant entity to give a report, as soon as possible, in relation to a reportable allegation or conviction considered to be a reportable conviction involving an employee of the entity,	6 7 8	
		(c)	enabling a person, other than an employee of the relevant entity, to give a report to the head of the relevant entity about a reportable allegation or conviction considered to be a reportable conviction involving an employee of the relevant entity,	9 10 11 12	
		(d)	handling or responding to a reportable allegation or conviction considered to be a reportable conviction involving an employee of the relevant entity, having regard to principles of procedural fairness,	13 14 15	
		(e)	receiving, handling and disclosing information relating to reportable allegations, convictions considered to be reportable convictions and information relating to investigations and determinations,	16 17 18	
		(f)	identifying and dealing with matters relating to the prevention of reportable conduct by employees of the relevant entity.	19 20	
55	Children's Guardian may require information about systems				
	(1)	(1) The Children's Guardian may, at any time by written notice, require the head of a relevant entity to give the Children's Guardian, within the reasonable time stated in the notice, information about the entity's systems under section 54.		22 23 24	
	(2)	Guar	e relevant entity does not, without reasonable excuse, give the Children's dian the information required under subsection (1), the Children's Guardian publish the following on the Children's Guardian's website—	25 26 27	
		(a)	the name of the relevant entity,	28	
		(b)	that the entity has failed to comply with the requirements for systems about reportable conduct under this Part.	29 30	
56	Reporting within the Office of the Children's Guardian				
	(1)	is a i	inding of reportable conduct or a determination has been made that a conviction reportable conviction, the Children's Guardian must provide, to the Working Children Check Unit within the Office of the Children's Guardian, a report e under this Part, if the finding relates to the following types of conduct—	32 33 34 35	
		(a)	sexual misconduct,	36	
		(b)	a sexual offence,	37	
		(c)	a serious physical assault.	38	
	(2)	risk f Guar to the	, if the Children's Guardian is of the opinion that there is a real and appreciable to the safety of children during the course of an investigation, the Children's dian must refer information about the employee the subject of the investigation to Working with Children Check Unit, for the purpose of considering an interimental section 17 of the Child Protection (Working with Children) Act 2012.	39 40 41 42 43	
	(3)		is section—	44	

		Guardi	and with Children Check Unit means that part of the Office of the Children's and that exercises functions in relation to working with children check cess under the Child Protection (Working with Children) Act 2012.	1 2 3
Divi	sion '	11 I	nformation sharing	4
57	Discl	osure o	f information	5
	(1)	This se	ction applies to a person who is, or was, any of the following persons—	6
	. ,	(a) t	he Children's Guardian,	7
			he head of a relevant entity or an investigator for the relevant entity, to which a report of a reportable allegation or a conviction considered to be a reportable conviction, in relation to an employee of the relevant entity, was given.	8 9 10
	(2)	allegat	on must not disclose the following information relating to a reportable on or conviction considered to be a reportable conviction unless it is allowed ubsection (3)—	11 12 13
		(a) i	nformation about the progress of the investigation,	14
		(b) i	nformation about the findings of the investigation,	15
		(c) a	action taken in response to the findings.	16
			um penalty—10 penalty units or imprisonment for a period not exceeding 12 , or both.	17 18
	(3)	Inform	ation may be disclosed if—	19
			t is for the purpose of promoting the safety, welfare or wellbeing of a child, or class of children, to whom the information relates, and	20 21
		(b) t	he information is disclosed to—	22
			(i) if the disclosure is made by the head of a relevant entity or investigator—the Children's Guardian, or	23 24
			ii) if the disclosure is made by the Children's Guardian—the head of a relevant entity, or	25 26
		(:	iii) if the employee the subject of the reportable allegation or conviction considered to be a reportable conviction is a contractor—the head of an entity, other than the relevant entity, that engaged the employee as a contractor, or	27 28 29 30
		(	the child against whom an employee of an entity is alleged to have committed reportable conduct, or	31 32
			(v) the parent of the child referred to in subparagraph (iv), or	33
		,	vi) the authorised carer of the child referred to in subparagraph (iv), or	34
		(1	rii) if the Secretary or Minister has parental responsibility for the child referred to in subparagraph (iv) under the <i>Children and Young Persons</i> (Care and Protection) Act 1998—the Secretary or Minister of the Department, or	35 36 37 38
		(v:	a person who, under the <i>Children and Young Persons (Care and Protection) Act 1998</i> , has daily care and control of the child referred to in subparagraph (iv), whether or not that care involves custody of the child, or	39 40 41 42
		(	ix) the Civil and Administrative Tribunal, for the purposes of an application under Part 10, or	43 44
		1	a person, if necessary for the purpose of investigating the reportable allegation or determining the conviction considered to be a reportable conviction, or	45 46 47

			(xi)	a person prescribed by the regulations.	1
58	Disc	losure	s by C	hildren's Guardian or officer of Children's Guardian	2
	(1)	an in	vestiga	en's Guardian must not disclose any information obtained in the course of ation or determination into reportable conduct or a conviction considered rtable conviction, unless the disclosure is made—	3 4 5
		(a)	if the is req	person who is the subject of the investigation or determination holds, or juired to hold, a working with children check clearance—to that person,	6 7 8
		(b)	that is entity	information relates to a public authority, including a Schedule 1 entity is a public authority, and where the information is obtained from a relevant with the consent of the head of the relevant entity, or of the responsible ster, or	9 10 11 12
		(c)	child publi	e information relates to the safety, welfare or wellbeing of a particular or class of children—to a police officer, the Department or any other c authority that the Children's Guardian considers appropriate in the mstances, or	13 14 15 16
		(d)	perso	Children's Guardian believes on reasonable grounds that disclosure to a on is necessary to prevent or reduce the likelihood of harm being done to her person—to the person, or	17 18 19
		(e)	where (i)	e the information is obtained from any other person— if the information relates to the person—with the consent of the person, or	20 21 22
			(ii)	for the purpose of proceedings with respect to the discipline of police officers before the Commissioner of Police or the Industrial Relations Commission, or	23 24 25
		(f)	for th	ne purpose of proceedings under section 167A of the Police Act 1990, or	26
		(g)	for th Discl	te purpose of proceedings under section 20 or 20B of the <i>Public Interest</i> osures Act 1994, or	27 28
		(h)		te purpose of criminal proceedings resulting from an investigation under Act, or	29 30
		(i)	under	ne purpose of any proceedings under section 157 or 165 of this Act or r Part 3 of the <i>Royal Commissions Act 1923</i> or Part 4 of the <i>Special missions of Inquiry Act 1983</i> , or	31 32 33
		(j)	provi or c	egistered medical practitioner or registered psychologist in relation to the sion by that health practitioner of medical or psychiatric care, treatment ounselling, including psychological counselling to the Children's dian or an officer of the Children's Guardian, or	34 35 36 37
		(k)		Official Community Visitor for the purpose of exercising the Official munity Visitor's functions under this Act, or	38 39
		(1)	releva	complainant, for the purposes of responding to a complaint about a ant entity's handling of a reportable allegation or conviction considered a reportable conviction, or	40 41 42
		(m)	or an	ne purpose of discharging the Children's Guardian's functions under this y other Act.	43 44
		Maxi	imum p	penalty—10 penalty units.	45
	(2)			(1) does not operate to make admissible in evidence in proceedings a nat would not have been admissible if this section had not been enacted.	46 47

59	Othe	r State	es, the Commonwealth and Territories	1	
	(1)		on 58 does not prevent the Children's Guardian from giving information ned under this Part to a relevant person in relation to—	2	
		(a)	a matter relevant to the exercise of a law of any other State, the Commonwealth or a Territory, or	5	
		(b)	an undertaking that is or was being carried out jointly by New South Wales and any other State, the Commonwealth or a Territory.	6 7	
	(2)	In th	is section—	8	
		the (	Commonwealth or a Territory, similar to those exercised by the Children's redian under this Act.	9 10 11	
60	Law	ful dis	closure	12	
	(1)	Noth	ing in this Division limits disclosure that is required or permitted by law.	13	
	(2)	and I	Privacy and Personal Information Protection Act 1998 and the Health Records Information Privacy Act 2002 do not prevent disclosure that is authorised by, or r, this Act.	14 15 16	
Divi	sion	12	Other proceedings	17	
61	Chile	dren's	Guardian, officer or expert as witness	18	
	(1)	In relation to an investigation under this Part, the Children's Guardian, or officer of the Children's Guardian, must not be compellable to give evidence or produce any document in legal proceedings in respect of any information obtained by the Office of the Children's Guardian.			
	(2)	Subs	ection (1) does not apply to the following—	23	
		(a)	proceedings for an offence under this Part,	24	
		(b)	proceedings under Part 3 of the Royal Commissions Act 1923,	25	
		(c)	proceedings under Part 4 of the Special Commissions of Inquiry Act 1983,	26	
		(d)	proceedings under Part 5 of the <i>Government Information (Public Access) Act</i> 2009 arising as a consequence of a decision made by the Children's Guardian in respect of an access application under that Act,	27 28 29	
			<b>Note.</b> Matters in relation to reportable conduct are prescribed as excluded information under Schedule 2 to the <i>Government Information (Public Access) Act 2009</i> .	30 31	
		(e)	proceedings under section 167A of the Police Act 1990,	32	
		(f)	proceedings under section 20 or 20B of the <i>Public Interest Disclosures Act</i> 1994,	33 34	
		(g)	criminal proceedings resulting from an investigation under this Part.	35	
	(3)		ection (1) applies to the following persons in the same way it applies to the dren's Guardian and an officer of the Children's Guardian—	36 37	
		(a)	a former Children's Guardian,	38	
		(b)	a former officer of the Children's Guardian,	39	
		(c)	an Australian legal practitioner who is, or was, appointed under clause 1(5) of Schedule 3 to assist the Children's Guardian,	40 41	
		(d)	a person whose services are, or were, engaged under section 67.	42	

62	Limits on secrecy and privilege					
	(1)	This section applies if the Children's Guardian requires a person, under this Part, or under Schedules 2 or 3 in relation to an investigation or inquiry under this Part—				
		(a)	to give a statement of information, or	4		
		(b)	to produce a document or other thing, or	5		
		(c)	to give a copy of a document, or	6		
		(d)	to answer a question.	7		
	(2)		Children's Guardian must set aside the requirement if it appears to the dren's Guardian that a person has a ground of privilege, whereby—	8 9		
		(a)	in proceedings in a court of law, the person might resist a similar requirement, and	10 11		
		(b)	it does not appear to the Children's Guardian that the person consents to compliance with the requirement.	12 13		
	(3)	The	powers may be exercised despite—	14		
		(a)	a rule of law which, in proceedings in a court of law, might justify an objection to an inspection of the premises or document or thing or to production of the document or thing on grounds of public interest, or	15 16 17		
		(b)	any privilege of a relevant entity which the relevant entity might claim in a court of law, or	18 19		
		(c)	any duty of secrecy or other restriction on disclosure applying to a relevant entity.	20 21		
Division 13 Offences for Part 22						
63	Retribution by employer					
	(1)	An employer who dismisses an employee from his or her employment, or prejudices any employee in his or her employment, for or on account of the employee assisting the Children's Guardian is guilty of an indictable offence.		24 25 26		
		Max	imum penalty—200 penalty units or imprisonment for 5 years, or both.	27		
	(2)	that emp	occedings for an offence against subsection (1), it lies on the employer to prove any employee shown to have been dismissed or prejudiced in his or her oyment was so dismissed or prejudiced for some reason other than the reasons tioned in subsection (1).	28 29 30 31		
	(3)	In the	is section, a reference to a person assisting the Children's Guardian is a reference person who—	32 33		
		(a)	has appeared, is appearing or is to appear as a witness before the Ombudsman, or	34 35		
		(b)	has complied with or proposes to comply with a requirement under Part 5 of Schedule 2, or	36 37		
		(c)	has assisted, is assisting or is to assist the Ombudsman in some other manner.	38		
64	Prot	ection	against retribution	39		
	(1)	This	section applies if a person, acting in good faith, gives, or proposes to give—	40		
	( )	(a)	a report to the head of a relevant entity or the Children's Guardian, or	41		
		(b)	a complaint or notification to the Children's Guardian.	42		
	(2)		rson must not take, or threaten to take, detrimental action in respect of a person ified in subsection (1), because of the report, complaint or notification.	43 44		

	Maximum penalty—50 penalty units or imprisonment for 12 months, or both.				
	(3)	For s	subsection (1), a report, complaint or notification is not given in good faith if—	2	
		(a)	the report, complaint or notification was made or proposed in bad faith, or	3	
		(b)	a material allegation was known, by the person giving the report, complaint or notification, to be false.	4 5	
	(4)	In th	is section—	6	
		detri	<i>mental action</i> means action causing, comprising or involving the following—	7	
		(a)	injury, damage or loss,	8	
		(b)	intimidation or harassment,	9	
		(c)	discrimination, disadvantage or adverse treatment in relation to employment,	10	
		(d)	dismissal from, or prejudice in, employment,	11	
		(e)	prejudice in the provision of a community service,	12	
		(f)	disciplinary proceedings.	13	
Division 14 Miscellaneous					
65	Head	d of re	levant entity may delegate functions	15	
			head of a relevant entity may delegate any of the functions of the head of the vant entity under this Part to an employee of the entity.	16 17	
66	Child	dren's	Guardian approval of head of relevant entity in certain circumstances	18	
	(1)	This	section applies to a relevant entity—	19	
		(a)	that—	20	
			(i) is not a Department, and	21	
			(ii) does not have a chief executive officer or principal officer, and	22	
		(b)	if the regulations do not prescribe a person or a class of persons as the head of the entity.	23 24	
	(2)		his Part, the relevant entity may nominate a person or the holder of a position in ntity to be the head of the entity.	25 26	
	(3)	The to the	Children's Guardian may approve, or refuse to approve, by written notice given e entity, the person as the head of the entity.	27 28	
	(4)		approval given by the Children's Guardian under this section may be revoked by en notice, given to the entity, at any time.	29 30	
67	Expe	ert ass	sistance	31	
		this	he purposes of the exercise of the Children's Guardian's functions in relation to Part, the Children's Guardian may engage the services of a person for the ose of getting expert assistance.	32 33 34	
68	lmm	unity 1	from liability	35	
	(1)	This	section applies to—	36	
		(a)	a person who gives a report, or	37	
		(b)	a person who makes a complaint, or	38	
		(c)	a person who gives the Children's Guardian a notification.	39	

	(2)	The person is not subject to any civil or criminal liability or any liability arising by way of administrative process, including disciplinary action, for giving the report, complaint or notification, if the person is acting in good faith.	1 2 3
69	Evid	ential immunity for individuals complying with Part	4
	(1)	Subsection (2) applies if an individual gives or produces information or a document to the head of the relevant entity, or a person conducting an investigation on behalf of the head of the relevant entity or the Children's Guardian, under this Part.	5 7
	(2)	Evidence of the information or document, and other evidence directly or indirectly derived from the information or document, is not admissible against the individual in a proceeding to the extent it tends to incriminate the individual, or expose the individual to a penalty, in the proceeding.	8 9 10 11
	(3)	Subsection (2) does not apply to a proceeding about the false or misleading nature of the information or anything in the document or in which the false or misleading nature of the information or document is relevant evidence.	12 13 14
70	Cabi	net information and proceedings	15
	(1)	This Act does not enable the Children's Guardian—	16
		(a) to require any person—	17
		(i) to give any statement of information, or	18
		(ii) to produce any document or other thing, or	19
		(iii) to give a copy of any document, or	20
		(iv) to answer any question, or	21
		(b) to inspect any document or thing,	22
		that relates to Cabinet information.	23
	(2)	For the purposes of this section, a certificate of the Secretary or General Counsel of the Department of Premier and Cabinet that—	24 25
		(a) information is Cabinet information, or	26
		(b) any information, document, thing or question relates to confidential proceedings of Cabinet or of a committee of Cabinet,	27 28
		is conclusive of that fact.	29
	(3)	In this section—	30
		Cabinet information means—	31
		(a) Cabinet information under the Government Information (Public Access) Act 2009, or	32 33
		(b) confidential proceedings of Cabinet or a committee of Cabinet.	34

Par	t 5		t-of-home care matters regulated by Children's ardian	1
Divi	sion	1	Preliminary	3
71	Obje	cts of	Part	4
		The o	objects of this Part are—	5
		(a)	to monitor and regulate out-of-home care to ensure a high standard in the provision of out-of-home care, and	6
		(b)	to ensure the rights of and obligations to children in out-of-home care are safeguarded and promoted, and	8
		(c)	to provide a model for the organisation of voluntary out-of-home care, including by registering organisations that provide or arrange voluntary out-of-home care, and	10 11 12
		(d)	to clarify the roles and responsibilities of agencies and persons involved in the provision of out-of-home care, and	13 14
		(e)	to ensure agencies and persons providing out-of-home care to children are appropriately regulated to promote the safety, welfare and wellbeing of the children, and	15 16 17
		(f)	to promote the best interests of all children in out-of-home care, and	18
		(g)	to assess the suitability of agencies for accreditation and to monitor the carrying out of accredited agencies' responsibilities, and	19 20
		(h)	to register agencies that provide or arrange voluntary out-of-home care and to monitor the carrying out of registered agencies' responsibilities, and	21 22
		(i)	to establish and maintain a register for the purpose of the authorisation of individuals as authorised carers, and	23 24
		(j) <b>Note.</b> overs	to establish and maintain a register of residential care workers.  The <i>Children and Young Persons (Care and Protection) Act 1998</i> provides for the ight of children in statutory out-of-home care and supported out-of-home care.	25 26 27
72	Mear	ning o	f "designated agency"	28
	(1)	the re	is Act, <i>designated agency</i> means any of the following that are accredited under egulations as a designated agency to provide or arrange out-of-home-care and ccreditation is in force—	29 30 31
		(a)	a government sector agency or part of a government sector agency,	32
		(b)	an organisation, or part of an organisation, that arranges the provision of out-of-home care.	33 34
	(2)	with	regulations may make provision for the accreditation process and the standards which an applicant for accreditation must comply in order to be accredited as a mated agency.	35 36 37
73	Mear	ning o	f "registered agency"	38
			is Act, <i>registered agency</i> means any of the following that are registered by the dren's Guardian under a regulation to provide or arrange voluntary out-of-home	39 40 41
		(a)	a government sector agency or part of a government sector agency,	42
		(b)	an organisation, or part of an organisation, that provides or arranges voluntary out-of-home care.	43 44

74	Meaning of "principal officer"						
	(1)	The p	principal officer of a designated agency means—	2			
		(a)	for a designated agency that does not provide or arrange voluntary out-of-home care—the person who has the overall supervision of the agency's arrangements for providing statutory out-of-home care and supported out-of-home care, or	3 2 5			
		(b)	otherwise—	7			
			(i) the person who has the overall supervision of the agency's arrangements for providing statutory out-of-home care and supported out-of-home care, or	8 9 10			
			(ii) if a different person has the overall supervision of the agency's arrangements for providing and arranging voluntary out-of-home care—that other person.	11 12 13			
	(2)	subse	nore than one person is the principal officer of a designated agency under ection (1)(b), a reference in this Act or another Act to the principal officer of the gnated agency is a reference to—	14 15 16			
		(a)	if the reference relates only to statutory out-of-home care or supported out-of-home care—the person referred to in subsection (1)(b)(i), or	17 18			
		(b)	if the reference relates only to voluntary out-of-home care—the person referred to in subsection (1)(b)(ii), or	19 20			
		(c)	otherwise—each of the persons.	21			
	(3)	super	<b>principal officer</b> of a registered agency means the person who has the overall rivision of the agency's arrangements for providing and arranging voluntary of-home care.	22 23 24			
75	Actio	ons of	principal officer	25			
	(1)	ageno regul	thing done by, or with the approval of, the principal officer of a designated cy or a registered agency in relation to out-of-home care is, for this Act and the lations, taken to be done by the designated agency or registered agency perned.	26 27 28 29			
	(2)	Noth	ning in subsection (1) affects the personal liability of the principal officer.	30			
Divi	sion	2	Voluntary out-of-home care	31			
76	Volu	ntary	out-of-home care	32			
	(1)		nis Act, <i>voluntary out-of-home care</i> is out-of-home care for a child that is niged by a parent of the child, but does not include—	33 34			
		(a) (b)	out-of-home care that is provided by an individual in a private capacity, or out-of-home care that is provided outside New South Wales.	35 36			
	(2)	capac	subsection (1)(a), out-of-home care is provided by an individual in a private city if it is provided by an individual who is not acting on behalf of, or under an agement with, an entity or other organisation.	37 38 39			
77	Rest	riction	ns on voluntary out-of-home care	40			
	(1)		hild may remain in voluntary out-of-home care for more than a total of 90 days period of 12 months only if the care is—	41 42			
		(a)	provided by a designated agency, or	43			
		(b)	supervised by a designated agency or the Children's Guardian.	44			

	(2)	in a peri	may remain in voluntary out-of-home care for more than a total of 180 days iod of 12 months only if the designated agency providing or supervising the the Children's Guardian, has ensured there is a plan that addresses the child's nder the arrangement.	1 2 3 4
78	Cont	ravening	restrictions on voluntary out-of-home care	5
	(1)		is taken to be at risk of significant harm for the purposes of Parts 2 and 3 of 3 of the <i>Children and Young Persons (Care and Protection) Act 1998</i> if—	6 7
			ne child remains in voluntary out-of-home care in contravention of section 7(1) or (2) of this Act, and	8 9
			ne Children's Guardian decides the contravention is a significant ontravention.	10 11
	(2)	Guardia	ling whether the contravention is a significant contravention the Children's in must have regard to any relevant guidelines issued by the Secretary under 171 of this Act.	12 13 14
79	Only	certain ¡	persons may provide or arrange voluntary out-of-home care	15
	(1)	A perso is—	n must not provide voluntary out-of-home care for a child unless the person	16 17
		(a) a	relevant agency, or	18
			n individual who is authorised by a relevant agency or the Children's Guardian to provide voluntary out-of-home care.	19 20
		Maximu	um penalty—200 penalty units.	21
	(2)	A perso	n, other than a relevant agency or the Children's Guardian, must not—	22
			rrange with a parent of a child for the child to be placed in voluntary ut-of-home care, or	23 24
		p	dvertise or hold themselves out as being willing to arrange for a child to be laced in voluntary out-of-home care.	25 26
		Maximu	um penalty—200 penalty units.	27
	(3)		ection—	28
			t agency means—	29
		` /	designated agency, or	30
		(b) a	registered agency.	31
80	Child	lren's Gι	uardian to develop procedures	32
			ildren's Guardian is to develop policies and procedures about voluntary nome care to ensure—	33 34
			hildren are not placed in voluntary out-of-home care if adequate services can e provided to enable the children to remain with their family, and	35 36
		. , .	roper case planning occurs for all children placed in voluntary out-of-home are.	37 38
Divi	sion	3 C	Oversight of designated agencies	39
81	Princ care	ipal offic	cer of designated agency must not reside with children under agency's	40 41
	(1)	a child	ncipal officer of a designated agency must not reside on the same property as who is in statutory out-of-home care or supported out-of-home care sed by the designated agency.	42 43 44

		Max	imum penalty—200 penalty units.	1
	(2)		section (1) does not apply if the principal officer resides with the child at a facility e designated agency at which out-of-home care is provided.	3
82	Supe	erviso	ry responsibility of designated agency	4
		A de has a	signated agency that places a child in the out-of-home care of an authorised carer a responsibility to supervise the placement ( <i>supervisory responsibility</i> ).	5
83			n of deaths of children in statutory out-of-home care or supported ne care	7
		prince the name	child dies while in statutory out-of-home care or supported out-of-home care, the cipal officer of the designated agency having supervisory responsibility, within neaning of section 82, for the child must immediately cause notice of the death e given to the following persons—	9 10 11 12
		(a)	the parents of the child if the parents can reasonably be located,	13
		(b)	the Children's Guardian, the Coroner.	14
		(c)	the Coroner.	15
Divi	sion	4	Monitoring and accreditation	16
84	Powers of a		authorised persons	17
		purp	edule 2 provides for powers that may be exercised by an authorised person for the ose of monitoring and accreditation under this Part or under the regulations in ion to out-of-home care.	18 19 20
Divi	sion	5	Registers	21
85	Regi	sters	to be kept	22
	(1)	The	Children's Guardian may keep the following registers—	23
		(a)	a register for authorised carers,	24
		(b)	a register for residential care workers,	25
		(c)	a register for organisations that provide or arrange voluntary out-of-home care.	26
	(2)	The	regulations may provide for the following—	27
		(a)	the information to be kept under each register,	28
		(b)	the way the information must be recorded, including amendments to the register,	29 30
		(c)	when information must be kept, or updated, on the register,	31
		(d)	the checks a person who is kept on the register is to be subject to and the ways to record the outcomes of the checks,	32 33
		(e)	persons who may access the register, or particular information kept on the register,	34 35
		(f)	how the register may be used,	36
		(g)	the way the register may be kept.	37

Par	t 6	Chil	ld employment	1
Divi	sion '	1	Preliminary	2
86	Obje	cts of	Part	3
	-		bjects of this Part are—	4
		(a)	to promote the safety, welfare and wellbeing of children under the age of 16 years in relation to employment by assessing and granting employers' authorities and exemptions, and	5 6 7
		(b)	to prevent the exploitation and abuse of children in employment, and	8
		(c)	to provide for the circumstances in which a child may be employed that ensure the employment does not compromise the child's personal or social development and ability to benefit from education, including the granting and revocation of exemptions from the requirement to hold an employer's authority.	9 10 11 12 13
87	Defin	itions		14
		In this	s Part—	15
		child	means—	16
		(a)	in relation to employment as a model—a person under the age of 16 years, or	17
		(b)	otherwise—a person under the age of 15 years.	18
			pyment means—	19
		(a) (b)	paid employment, or employment under which a material benefit is provided.	20 21
		. /		
88	Exter		of employment relationship	22
			elationship of employment may not otherwise exist, a person is also taken, for art, to employ a child if—	23 24
		(a)	the regulations declare that persons of a class to which the person belongs are taken to employ children of a class to which the child belongs, or	25 26
		(b)	the Children's Guardian has, by written notice given to the person, declared that the person is, for this Part, taken to employ a child or children of the class to which the child or children belong.	27 28 29
Divi	sion 2	2	Requirement to hold employer's authority or employer's exemption	30 31
89	Requ	ireme	nt to hold employer's authority for certain employment	32
	(1)	person	rson must not employ a child to carry out the following activities unless the n holds an employer's authority that authorises the person to employ children ry out the activity—	33 34 35
		(a)	taking part in an entertainment or exhibition,	36
		(b)	taking part in a performance that is recorded for use in a subsequent entertainment or exhibition,	37 38
		(c)	offering anything for sale from door-to-door,	39
		(d)	an activity prescribed by the regulations for this section.	40
		Maxii	mum penalty—100 penalty units.	41

	(2)	empl	rson must not cause or procure a child to be employed knowing the child will be oyed in contravention of subsection (1).  mum penalty—100 penalty units.	1 2 3
	(3)	A per to be (1).	rson having the care of a child must not consent to or otherwise allow the child employed knowing the child will be employed in contravention of subsection mum penalty—100 penalty units.	4 5 6
90	Ever			
90	EXE	-	s from requirement to hold employer's authority rson who employs a child to carry out an activity mentioned in section 89(1) is	8
			equired to hold an employer's authority for the employment if—	9 10
		(a)	the child is employed for the purpose of a fundraising appeal, within the meaning of the <i>Charitable Fundraising Act 1991</i> , by a person lawfully conducting the appeal, or	11 12 13
		(b)	the child is employed for the purpose of an occasional entertainment or exhibition, the net proceeds of which are to be applied wholly for a charitable purpose, or	14 15 16
		(c)	the person is exempt under the regulations from the requirement to hold an employer's authority for the employment, or	17 18
		(d)	the person is exempt by the Children's Guardian under section 99 from being required to hold an employer's authority.	19 20
Divi	sion	3	Employers' authorities and employers' exemptions	21
Sub	divis	ion 1	Applications for authorities or exemptions	22
91	How	to app	oly	23
	(1)	A per	rson may apply to the Children's Guardian for—	24
		(a)	an employer's authority, or	25
		(b)	an exemption from the requirement to hold an employer's authority (an <i>employer's exemption</i> ).	26 27
	(2)	An ap	pplication for an employer's authority or employer's exemption must be—	28
		(a)	made in the approved form, and	29
		(b)	accompanied by the fee prescribed by the regulations for the purposes of this section.	30 31
	(3)		regulations may also provide for the waiver, reduction or refund, including part d, of the fee.	32 33
Sub	divis	ion 2	Employers' authorities	34
92	Deci	sion a	bout application for authority	35
	(1)	With: Child	in 14 days after receiving an application for an employer's authority, the lren's Guardian must decide to—	36 37
		(a)	grant the authority to the applicant, with or without conditions, or	38
		(b)	refuse the authority.	39
	(2)		Children's Guardian may grant the application if the Children's Guardian is ied—	40 41

		(a) the applicant has the capacity to comply with this Part and any conditions to which the proposed authority will be subject, and	1
		(b) the applicant will comply with this Part and the conditions.	3
	(3)	For subsection (1), the Children's Guardian and the applicant may agree to vary the period in which the application must be decided.	4
	(4)	The Children's Guardian must give the applicant written notice of the decision and, if the Children's Guardian refuses the application, state the grounds on which the application has been refused.	6 7 8
93	Term	n of employer's authority	9
	(1)	Unless sooner revoked, an employer's authority remains in force for the period, not exceeding 12 months, stated in the authority, commencing on the date the authority is granted, or a later date stated in the authority.	10 11 12
	(2)	If an application is made by the holder of an employer's authority for a further employer's authority while the other employer's authority is still in force, the other employer's authority remains in force until the application is finally dealt with, whether or not on appeal.	13 14 15 16
Sub	divis	ion 3 Conditions	17
94	Cond	ditions of authority	18
	(1)	An employer's authority is subject to the following conditions—	19
		(a) a condition prescribed by the regulations—	20
		(i) for all employers' authorities, or	21
		(ii) for a class of employers' authorities to which the authority belongs,	22
		(b) a condition imposed by the Children's Guardian.	23
	(2)	The holder of an employer's authority must not employ a child in contravention of the conditions of the authority.	24 25
		Maximum penalty—100 penalty units.	26
95	Char	nge in conditions	27
	(1)	The Children's Guardian may, at the request of the holder of an employer's authority or on the Children's Guardian's own initiative, change the conditions to which the authority is subject by—	28 29 30
		(a) revoking or varying a condition of the authority, or	31
		(b) imposing a further condition on the authority.	32
	(2)	If the Children's Guardian decides to change the conditions, the Children's Guardian must give the holder of the employer's authority a written notice that states—	33 34
		(a) the Children's Guardian's decision, and	35
		(b) the reason for the decision.	36
	(3)	The change to the conditions takes effect on—	37
		(a) the date stated in the notice, or	38
		(b) if no date is stated in the notice, the day the notice is given to the holder of the employer's authority.	39 40
	(4)	This section does not apply to a condition prescribed by the regulations unless the regulations provide that this section applies.	41 42

Sub	divis	ion 4	Suspension and revocation of employer's authority	1
96	Volu	intary	suspension or revocation of authority	2
	(1)		Children's Guardian may suspend or revoke an employer's authority at the est of the holder of the authority.	3 4
	(2)	revol	c holder of an employer's authority has requested the authority be suspended or ked, the Children's Guardian may, by written notice given to the holder of the brity—	5 6 7
		(a)	suspend the authority for the period, not exceeding 6 months, stated in the notice, or	8 9
		(b)	revoke the authority.	10
97	Sus	pensio	n and revocation of authority	11
	(1)		Children's Guardian may decide to suspend or revoke an employer's authority children's Guardian believes the holder of the authority has contravened—	12 13
		(a)	this Act or the regulations, or	14
		(b)	a condition of the authority.	15
	(2)	empl	e Children's Guardian believes a ground exists to suspend or revoke an oyer's authority, the Children's Guardian must give the holder a show cause e, in writing, that states—	16 17 18
		(a)	the action the Children's Guardian proposes taking (the <i>proposed action</i> ), and	19
		(b)	the ground for the proposed action, and	20
		(c)	if the proposed action is suspension of the employer's authority—the proposed period, not exceeding 6 months, for the suspension, and	21 22
		(d)	that the holder may make written submissions to the Children's Guardian, within 28 days after receiving the notice, about why the proposed action should not be taken.	23 24 25
	(3)		the 28 days under subsection (2) have passed, the Children's Guardian may, considering any submissions made during that period by the holder—	26 27
		(a)	suspend the employer's authority for the period, not exceeding 6 months, stated in the notice, or	28 29
		(b)	revoke the employer's authority.	30
	(4)		suspension or revocation must be given to the holder of the employer's authority further notice, and state the ground on which the authority is suspended or ked.	31 32 33
98	Effe	ct of sı	uspension	34
	(1)	This	section applies to an employer's authority suspended under this Subdivision.	35
	(2)	may,	employer's authority has been suspended for a period, the Children's Guardian during the period, end the suspension by giving the person who holds the brity written notice that the suspension has ended.	36 37 38
	(3)		mployer's authority is taken not to be in force during the period for which it is ended.	39 40

Div	ision	Exemption		
99	Exer	otion by Children's Guardian	2	
	(1)	The Children's Guardian may exempt a person from being required to hold an employer's authority—	3 4	
		(a) if written notice of the exemption has been given to the person setting out the conditions, if any, on which the exemption was granted, and	5 6	
		(b) until the person contravenes a condition on which the exemption was granted.	7	
	(2)	The Children's Guardian may revoke an exemption by a written notice given to the exempt person but only after—	8 9	
		(a) notice has been given to the person and the notice sets out the reason the Children's Guardian intends to revoke the exemption, and	10 11	
		(b) the Children's Guardian has taken into consideration any written submission made to the Children's Guardian by the person within 28 days after the notice was given.	12 13 14	
	(3)	Without limiting the reasons for which an exemption may be revoked, an exemption may be revoked if a condition of the exemption is contravened.	15 16	
	(4)	The Children's Guardian may revoke an exemption—	17	
		(a) which applies because the employer is lawfully conducting a fundraising appeal, but only with the agreement of the Minister administering the <i>Charitable Fundraising Act 1991</i> , or	18 19 20	
		(b) granted by the regulations, but only if the regulations allow the Children's Guardian to revoke the exemption.	21 22	
Div	ision	Powers for matters relating to child employment	23	
100	Pow	s of authorised persons	24	
		Schedule 2 provides for powers that may be exercised by an authorised person for the purpose of investigating a complaint or an offence under this Part.	25 26	
101	Enforcement of undertakings		27	
	(1)	The Children's Guardian may accept a written undertaking given by a person for the purposes of this section in connection with a matter in relation to the Children's Guardian's functions under section 125 (relating to the employment of children).	28 29 30	
	(2)	Without limiting subsection (1), an undertaking that the Children's Guardian may accept includes an undertaking to carry out a restorative justice activity.	31 32	
	(3)	The person may withdraw or vary the undertaking at any time, but only with the consent in writing of the Children's Guardian.	33 34	
	(4)	The consent of the Children's Guardian is required even if the undertaking purports to authorise withdrawal or variation of the undertaking without that consent.	35 36	
	(5)	The Children's Guardian may apply to the Supreme Court for an order under subsection (6) if the Children's Guardian considers that the person who gave the undertaking has breached the terms of the undertaking.	37 38 39	
	(6)	The Supreme Court may make all or any of the following orders if the Court is satisfied the person has breached a term of the undertaking—	40 41	
		(a) an order directing the person to comply with the term of the undertaking,	42	

		(b)	an order directing the person to pay to the State an amount not exceeding the amount of a financial benefit that the person has obtained directly or indirectly and that is reasonably attributable to the breach,	1 2 3
		(c)	an order the Court thinks appropriate directing the person to compensate any other person who has suffered loss or damage as a result of the breach,	4 5
		(d)	an order suspending or revoking an employer's authority,	6
		(e)	any other order the Court considers appropriate.	7
102	Pow	er to c	ompel production of information	8
	(1)	Chile of the	Children's Guardian may, by written notice, request that a person provide the dren's Guardian with information, including documents, relevant to the exercise e Children's Guardian's functions under section 125 relating to the employment ildren.	9 10 11 12
	(2)	A no	tice under subsection (1) may be given for the purposes of—	13
		(a)	preparing submissions to the Supreme Court under this Act, or	14
		(b)	investigating a complaint relating to the employment of children.	15
	(3)		rson given the notice is authorised to provide the Children's Guardian with the mation requested.	16 17
	(4)		tice under this section may state the day on or before which the notice must be blied with.	18 19
	(5)		cuments are given to the Children's Guardian under this section, the Children's dian—	20 21
		(a)	may take possession of, and make copies of or take extracts from, the documents, and	22 23
		(b)	may keep possession of the documents for the period necessary for the purposes of preparing the submission or investigating the complaint, and	24 25
		(c)	if a person would otherwise be entitled to inspect the documents if the documents were not in the possession of the Children's Guardian—must permit the person to inspect the documents at all reasonable times.	26 27 28
Divi	sion	6	Miscellaneous	29
103	Enda	angeri	ring children in employment	
			rson who causes or allows a child to take part in employment, in the course of h the child's physical or emotional wellbeing is put at risk, is guilty of an ice.	31 32 33
		Maxi	mum penalty—200 penalty units.	34
104	Rem	oval o	f child from place of unlawful employment	35
			ild is taken to be a child in need of care and protection under Chapter 4 of the dren and Young Persons (Care and Protection) Act 1998 if—	36 37
		(a)	a person (other than a relative of the child) is employing the child in contravention of this Act at any place, and	38 39
		(b)	the Children's Guardian requests a person responsible for the child to remove the child from the place, and	40 41
		(c)	the child is not immediately removed.	42

Part 7		Adoption service providers			
Divi	sion	1	Preliminary	2	
105	Obje	cts of	Part	3	
		The	objects of this Part are—	4	
		(a)	to provide a framework for the accreditation of adoption service providers to ensure accredited adoption service providers comply with the objects of the <i>Adoption Act 2000</i> , and	5 6	
		(b)	to emphasise that the best interests of the child concerned, both in childhood and later life, must be the principal consideration in adoption law and practice, and	8 9 10	
		(c)	to ensure that adoption law and practice assist the child to know and have access to the child's birth family and cultural heritage, and	11 12	
		(d)	to recognise the changing nature of practices of adoption, and	13	
		(e)	to ensure equivalent safeguards and standards that apply to children adopted from within the State apply to children adopted from overseas, and	14 15	
		(f)	to encourage openness in adoption, and	16	
		(g)	to allow access to certain information relating to adoption.	17	
106	Refe	rence	s to child	18	
		In th	is Part—	19	
		child	! means—	20	
		(a)	a person who is less than 18 years of age, or	21	
		(b)	a person who is 18 or more years of age in relation to whom an adoption is sought or has been made.	22 23	
107	Mea	ning o	f "principal officer" of adoption service provider	24	
	(1)	has t	principal officer of an accredited adoption service provider is the person who the overall supervision of the provision, by the accredited adoption service ider, of adoption services.	25 26 27	
	(2)	servi and t	thing done by, or with the approval of, the principal officer of an adoption ce provider in relation to adoption services is, for this Act and the regulations, the <i>Adoption Act 2000</i> and the regulations under that Act, taken to be done by doption service provider concerned.	28 29 30 31	
	(3)	Noth	ing in this section affects the personal liability of the principal officer.	32	
Divi	sion	2	Adoption service providers accreditation	33	
108	Ope	ration	of Part	34	
		This	Part and Chapter 3 of the Adoption Act 2000, provide—	35	
		(a)	that individuals must not make their own adoption arrangements, either personally or through private institutions, and	36 37	
		(b)	for the accreditation of charitable and non-profit organisations to provide adoption services.	38	

109	Accı	editati	ion and review of adoption service providers			
	(1)	accre	paritable or non-profit organisation may apply to the Children's Guardian for editation as an adoption service provider to provide adoption services specified the Children's Guardian.			
	(2)	servi of ac Adop	Children's Guardian is to monitor whether the Secretary and accredited adoption ce providers are carrying out their responsibilities with respect to the provision doption services in accordance with this Act and the regulations, and the potion Act 2000 and the regulations under that Act.			
		an ac	Section 11 of the <i>Adoption Act 2000</i> provides that it is an offence for a person to provide doption service unless the person is the Secretary or accredited under this Act as an tion service provider.	10 11		
	(3)		erson who makes a statement, orally or in writing, that the person knows to be for the purposes of or in connection with subsection (1) or (2) is guilty of an ance.	12 13 14		
		Maxi	imum penalty—25 penalty units or imprisonment for 12 months, or both.	1		
	(4)		ection (3) does not apply to a document if the person, when giving the ment—	16 17		
		(a)	tells the Children's Guardian or an officer of the Children's Guardian, to the best of the person's ability, how it is false or misleading, and	18 19		
		(b)	if the person has, or can reasonably obtain, the correct information—gives the correct information.	20 2		
110	Accreditation criteria					
	(1)	time	he recommendation of the Children's Guardian, the Minister may, from time to by order published in the Gazette, approve standards and other criteria for use termining—	2: 2: 2:		
		(a)	whether to grant an application for accreditation as an accredited adoption service provider, and	20 21		
		(b)	the period for which accreditation is to be granted.	28		
	(2)		dards and criteria may be approved under subsection (1) in relation to a class of cants.	29 30		
	(3)	integ	out limiting subsection (1), the criteria approved under subsection (1) are to be grated, to the greatest extent practicable, with the criteria for accreditation of a gnated agency under this Act.	3 <sup>-</sup> 32 33		
	(4)	Failu Chilo	are to comply with subsection (3) does not affect the validity of a decision of the dren's Guardian to accredit or not to accredit an applicant.	34 38		
Divi	sion	3	Miscellaneous	36		
111	Rest	riction	n on inspection of records	3		
	(1) Except as provided by this Act or the regulations, records made in connection the administration or execution of this Part are not to be open to inspection by made available to, any person, including any party to proceedings before the C under this Act.		dministration or execution of this Part are not to be open to inspection by, or available to, any person, including any party to proceedings before the Court	38 39 40 4		
	(2)	Subs	ection (1) does not apply to any record or report if so ordered by the Court.	42		
	(3)	In th	is section—	43		
	` /	Com	of means the Supreme Court of New South Wales	4		

**record** means any document or other source of information compiled, recorded or stored in written form or on film, or by electronic process, or in any other manner or by any other means.

1 2 3

Par	t 8	Children's Guardian	1		
Divi	sion	1 Appointment	2		
112	App	pointment of Children's Guardian			
	(1)	There is to be a Children's Guardian.	4		
	(2)	The Children's Guardian is appointed by the Governor.	5		
113	Tern	n of office	6		
	(1)	The Children's Guardian holds office for the term, not more than 5 years, stated in the instrument of appointment.	7 8		
	(2)	The Children's Guardian is eligible for re-appointment.	9		
	(3)	However, a person may not be appointed for more than 2 terms of office as Children's Guardian, whether or not the terms are consecutive.	10 11		
114	Full-	time office	12		
		The office of Children's Guardian is a full-time office and the holder of the office is required to hold it on that basis, except to the extent permitted by the Minister.	13 14		
115	Eligi	bility for appointment	15		
		A person is not eligible for appointment as Children's Guardian if the person is a member of the Legislative Council or the Legislative Assembly or is a member of a House of Parliament of another State or of the Commonwealth.	16 17 18		
116	Emp	loyment and remuneration	19		
	(1)	Subject to this Part, the employment of the Children's Guardian is on the terms and conditions stated in the instrument of appointment.	20 21		
	(2)	The following provisions (the <i>relevant provisions</i> ) of, or made under, the <i>Government Sector Employment Act 2013</i> relating to the employment of Public Service senior executives apply to the Children's Guardian—	22 23 24		
		(a) provisions relating to the band in which an executive is to be employed,	25		
		(b) provisions relating to the contract of employment of an executive,	26		
		(c) provisions relating to the remuneration, employment benefits and allowances of an executive.	27 28		
	(3)	For subsection (2), in applying the relevant provisions to the Children's Guardian, a reference to the employer of a Public Service senior executive is taken to be a reference to the Minister.	29 30 31		
117	Chile	dren's Guardian not Public Service employee	32		
	(1)	The office of Children's Guardian is a statutory office.	33		
	(2)	The provisions of the <i>Government Sector Employment Act 2013</i> relating to the employment of Public Service employees do not apply to the office.	34 35		
Divi	sion	2 Vacancy and removal from office	36		
118	Vaca	ncy in office of Children's Guardian	37		
	(1)	The office of Children's Guardian becomes vacant if the holder—	38		
		(a) attains the age of 65 years, or	39		

		<b>4</b> >		
		(b)	engages in any paid employment outside the duties of the office, or	1
		(c)	is nominated for election as a member of the Legislative Council or the Legislative Assembly or as a member of a House of Parliament of another State or of the Commonwealth, or	2 3 4
		(d)	resigns the office by instrument in writing addressed to the Governor and the Governor accepts the resignation.	5 6
	(2)		office of Children's Guardian becomes vacant, a person is, subject to this Act, appointed to fill the vacancy.	7 8
119	Rem	oval fr	om office	9
	(1)		Governor may, at any time, remove the Children's Guardian from office upon ddress of both Houses of Parliament.	10 11
	(2)		move any doubt, the Children's Guardian cannot be removed from office under 6 of the <i>Government Sector Employment Act 2013</i> .	12 13
Divi	sion	3	Acting Children's Guardian	14
120	Acti	ng Chi	ldren's Guardian	15
	(1)	Child	person is appointed to act in the office of Children's Guardian, the acting liren's Guardian is entitled to be paid the remuneration and allowances decided e Minister.	16 17 18
	(2)	The C	Governor may remove a person from the office of acting Children's Guardian.	19
Divi	sion	4	Office of the Children's Guardian	20
121	Deputy Children's Guardian and Assistant Children's Guardian			
	(1)		Children's Guardian may appoint one or more Deputy Children's Guardian and stant Children's Guardian.	22 23
	(2)	Assis	on 115 applies to and in respect of a Deputy Children's Guardian and an stant Children's Guardian in the same way the provision applies to and in respect to Children's Guardian.	24 25 26
	(3)	The o	offices of Deputy Children's Guardian and Assistant Children's Guardian—	27
		(a)	are statutory offices, and	28
		(b)	except as applied by section 122(2), the provisions of the <i>Government Sector Employment Act 2013</i> relating to the employment of Public Service employees do not apply to the offices.	29 30 31
	(4)	the to	eputy Children's Guardian or an Assistant Children's Guardian holds office for earm, not exceeding 5 years, stated in an instrument of appointment, and is ble for re-appointment.	32 33 34
122	Emp	loyme	nt of Deputy Children's Guardian or Assistant Children's Guardian	35
	(1)	Guar	employment of a Deputy Children's Guardian and an Assistant Children's dian is to be governed by a contract of employment between the Deputy Iren's Guardian or Assistant Children's Guardian and the Children's Guardian.	36 37 38
	(2)	Gove Servi	following provisions (the <i>relevant provisions</i> ) of, or made under, the <i>rrnment Sector Employment Act 2013</i> relating to the employment of Public ce senior executives apply to a Deputy Children's Guardian or an Assistant Iren's Guardian—	39 40 41 42
		(a)	provisions relating to the band in which an executive is to be employed,	43

		(b)	provisions relating to the contract of employment of an executive,	1
		(c)	provisions relating to the remuneration, employment benefits and allowances of an executive,	2
		(d)	provisions relating to the termination of employment of an executive.	4
	(3)	Guar	subsection (2), in applying the relevant provisions to a Deputy Children's dian or an Assistant Children's Guardian, a reference to the employer of a ic Service senior executive is taken to be a reference to the Children's Guardian.	5 6 7
123	Vaca	ncy o	f office of Deputy Children's Guardian or Assistant Children's Guardian	8
	(1)		office of a Deputy Children's Guardian or an Assistant Children's Guardian mes vacant if the holder—	9 10
		(a)	dies, or	11
		(b)	completes a term of office and is not re-appointed, or	12
		(c)	resigns the office by instrument in writing addressed to the Children's Guardian, or	13 14
		(d)	becomes bankrupt, applies to take the benefit of a law for the relief of bankrupt or insolvent debtors, compounds with the holder's creditors or makes an assignment of the holder's remuneration for the holder's benefit, or	15 16 17
		(e)	becomes a mentally incapacitated person, or	18
		(f)	is convicted in New South Wales of an offence that is punishable by imprisonment for 12 months or more or is convicted of an offence that, if committed in New South Wales, would be an offence punishable by imprisonment for 12 months or more, or	19 20 21 22
		(g)	is nominated for election as a member of the Legislative Council or the Legislative Assembly or as a member of a House of Parliament of another State or of the Commonwealth, or	23 24 25
		(h)	is removed from office under section 122(2).	26
	(2)	actin	eputy Children's Guardian or an Assistant Children's Guardian appointed as g Children's Guardian under section 120, does not, on that account, cease to be ty Children's Guardian or an Assistant Children's Guardian.	27 28 29
124	Staff	of Of	fice	30
		Emple	ons may be employed in the Public Service under the <i>Government Sector loyment Act 2013</i> to enable the Children's Guardian to exercise the Children's dian's functions.	31 32 33
		emplo Guaro	Section 59 of the <i>Government Sector Employment Act 2013</i> provides that a person byed may be referred to as an officer or employee, or member of staff, of the Children's dian. Section 47A of the <i>Constitution Act 1902</i> precludes the Children's Guardian from bying staff.	34 35 36 37
Divi	sion	5	Functions	38
125	Fund	ctions	of Children's Guardian	39
	(1)	The 1	principal functions of the Children's Guardian are as follows—	40
		(a)	to exercise functions relating to persons engaged in child-related work, including working with children check clearances, under the <i>Child Protection</i> (Working with Children) Act 2012,	41 42 43
		(b)	to promote the best interests of all children in out-of-home care,	44
		(c)	to ensure the rights of all children in out-of-home care are safeguarded and promoted,	45 46

		(d)	to establish a register for the purpose of the authorisation of individuals as authorised carers, and to maintain that register,	2
		(e)	to accredit designated agencies and to monitor the carrying out of the agencies' responsibilities under this Act, the regulations, the <i>Children and Young Persons (Care and Protection) Act 1998</i> and the regulations under that Act,	; ;
		(f)	to register organisations that provide or arrange voluntary out-of-home care and to monitor the carrying out of the organisations' responsibilities under this Act and the regulations,	8
		(g)	to exercise functions relating to the employment of children, including the making and revoking of exemptions from the requirement to hold an employer's authority,	10 17 12
		(h)	to develop and administer a voluntary accreditation scheme for persons working with persons who have committed sexual offences against children,	13 14
		(i)	to develop and administer a voluntary accreditation scheme for programs for persons who have committed sexual offences against children,	15 16
		(j)	to encourage organisations to develop the organisations' capacity to be safe for children under the Children's Guardian's public awareness and advice functions specified in the <i>Child Protection (Working with Children) Act 2012</i> ,	17 18 19
		(k)	to accredit adoption service providers under this Act and the regulations and to monitor the carrying out of the responsibilities, with respect to the provision of adoption services under the <i>Adoption Act 2000</i> and the regulations under that Act, of the providers and the Secretary,	20 21 22 23
		(1)	to establish and maintain a register for the application and engagement of individuals as residential care workers,	24 25
		(m)	to administer a reportable conduct scheme and work with relevant entities to prevent, identify and respond to reportable conduct and promote compliance with the scheme,	26 27 28
		(n)	to educate and provide advice to relevant entities, monitor investigations by relevant entities, make recommendations to relevant entities and investigate reportable allegations or make determinations about convictions considered to be reportable convictions,	29 30 32 32
		(o)	to co-ordinate the Official Community Visitor scheme in relation to Official Community Visitors.	33 34
	(2)		the Children's Guardian has any other functions conferred or imposed on the dren's Guardian by or under this Act or any other Act.	35 36
	(3)	The C	Children's Guardian is not subject to the control or direction of the Minister.	37
126	Rest	riction	on functions	38
		The C	Children's Guardian must not carry out the following functions—	39
		(a)	an investigation into the death of a child that is or has been subject to—	40
			(i) an investigation under the Coroners Act 2009, or	4
		<i>a</i> >	(ii) a review or an investigation under the <i>Ombudsman Act 1974</i> ,	42
		(b)	the investigation or resolution of a matter that is, or was, the subject of a community services complaint within the meaning of Part 4 of the <i>Community</i>	43
			Services (Complaints, Reviews and Monitoring) Act 1993, unless the Ombudsman has agreed.	44 45 46

127	Appointment of advisory committees				
	(1)		Children's Guardian may appoint advisory committees to assist in the exercise e Children's Guardian's functions.	2	
	(2)	The	procedure of an advisory committee is to be decided by—	4	
		(a)	the Children's Guardian, or	5	
		(b)	if directed by the Children's Guardian—the committee.	6	
	(3)	A m Mini	ember of an advisory committee is entitled to the allowances decided by the ister.	7	
	(4)	The	Children's Guardian may disband an advisory committee at any time.	9	
128	[Pro	vision	deliberately blank for relocation]	10	
	•	Note	. Schedule 5.8, item 18 provides for section 182 of the <i>Children and Young Persons (Care Protection) Act 1998</i> to be relocated.	11 12	
129	[Pro	Note	deliberately blank for relocation]  Schedule 5.8, item 19 provides for section 184 of the Children and Young Persons (Care Protection) Act 1998 to be relocated.	13 14 15	
130	Dele	gation	of functions	16	
	(1)	(1) Subject to subsection (2), the Children's Guardian may delegate to an officer of the Children's Guardian the exercise of a function of the Children's Guardian.		17 18	
	(2)	The	Children's Guardian may not delegate the exercise of—	19	
		(a)	a function to make a report under this Act, other than to an Assistant Children's Guardian, or	20 21	
		(b)	a function conferred by clause 1(2) of Schedule 3, other than to an Assistant Children's Guardian, or	22 23	
		(c)	the power of delegation under subsection (1).	24	
	(3)		officer to whom the exercise of a function has been delegated under subsection nay subdelegate the exercise of the function to—	25 26	
		(a)	another officer of the Children's Guardian, or	27	
		(b)	a person, or a member of a class of persons, prescribed by the regulations or approved by the Children's Guardian.	28 29	
131	Refe	rral of	f matters to police and other investigative agencies	30	
	(1)	This of ex	section applies if information obtained by the Children's Guardian in the course sercising the Children's Guardian's functions is—	31 32	
		(a)	information relating to a possible criminal offence under an Act or other law, or	33 34	
		(b)	information relating to grounds for possible disciplinary action under an Act or other law.	35 36	
	(2)	The	Children's Guardian may refer the information to—	37	
		(a)	the Commissioner of Police, or	38	
		(b)	the Ombudsman, or	39	
		(c)	the Secretary, or	40	
		(d)	a NSW, interstate or Commonwealth investigative or disciplinary government agency the Children's Guardian considers appropriate.	41 42	

	(3)	However, this section does not apply to information obtained in the course of exercising functions under section 40A of the <i>Child Protection (Working with Children) Act 2012</i> .		
	(4)		ting in this section limits or affects the operation of Chapter 16A of the Children Young Persons (Care and Protection) Act 1998.	4 5
132	Prot	ection	from liability	6
	(1)	This	section applies to the following entities—	7
		(a)	the Children's Guardian,	8
		(b)	an advisory committee,	9
		(c)	a member of an advisory committee,	10
		(d)	a person acting under the direction of the Children's Guardian,	11
		(e)	an Official Community Visitor.	12
	(2)	purp any a	atter or thing done, or omitted to be done, by an entity in good faith for the oses of executing this or any other Act, does not subject the entity personally to action, liability, claim or demand.  See also section 177 for protection from liability for an officer of the Children's Guardian.	13 14 15 16
Divi	sion	6	Reports	17
133	Refe	rence	s to "Presiding Officers"	18
	(1)	In th	is Division, a reference to a Presiding Officer of a House of Parliament is a ence to the President of the Legislative Council or the Speaker of the Legislative mbly.	19 20 21
	(2)	If the	ere is a vacancy in the office of President, the reference to the President is taken a reference to the Clerk of the Legislative Council.	22 23
	(3)		ere is a vacancy in the office of Speaker, the reference to the Speaker is taken to reference to the Clerk of the Legislative Assembly.	24 25
134	Annı	ual rep	ports to Parliament	26
	(1)	The	Children's Guardian must—	27
		(a)	prepare, within the period of 4 months after 30 June in each year, a report about the Children's Guardian's operations during the year ending on 30 June, and	28 29 30
		(b)	give the report to the Presiding Officer of each House of Parliament.	31
	(2)	A rep	port by the Children's Guardian under this section must include the following—	32
		(a)	a description of the activities of the Children's Guardian in relation to the functions of the Children's Guardian,	33 34
		(b)	any recommendations for changes in the laws of the State, or for administrative action, the Children's Guardian considers should be made as a result of the exercise of the functions of the Children's Guardian,	35 36 37
		(c)	an evaluation of the response of relevant entities to the recommendations of the Children's Guardian,	38 39
		(d)	a description of matters relating to reportable conduct, including trends, investigations and reports,	40 41
		(e)	a description of the work and activities of Official Community Visitors, including information about—	42 43

		(i)	the number of referrals made by the Children's Guardian under section 146, and	1 2
		(ii)	the outcome of an investigation by the Children's Guardian arising from a report by an Official Community Visitor.	3 4
	(3)		ubsection (2), the report on the work and activities of Official Community may be a separate annual report.	5 6
135	Spec	ial reports	s to Parliament and to Minister	7
	(1)	The Child	dren's Guardian may—	8
			epare a special report on a matter relating to the functions of the Children's lardian, and	9 10
		(b) giv	ve the report to the Presiding Officer of each House of Parliament.	11
	(2)	Also, the	Children's Guardian, if requested by the Minister—	12
			ist prepare a special report on a matter relating to a function of the ildren's Guardian, other than a function under Part 4, and	13 14
			by prepare a special report on a matter relating to a function of the Children's pardian under Part 4.	15 16
	(3)		I report prepared at the request of the Minister may be given by the s's Guardian to the Presiding Officer of each House of Parliament.	17 18
136	Givii	ng draft re	ports to Minister	19
	(1)	The Child	dren's Guardian—	20
		Of	ast give the Minister a draft of each of the reports to be given to the Presiding ficers under this Division, other than a special report mentioned in section $5(2)(b)$ , and	21 22 23
			by give the Minister a draft of a special report to be given to the Presiding ficers mentioned in section 135(2)(b).	24 25
	(2)	be given	eport that is required to be given to the Minister under subsection (1) must to the Minister at least one month, or other period agreed by the Minister, e report is given to the Presiding Officers.	26 27 28
	(3)	The Mini	ster may—	29
		(a) giv	ve the Children's Guardian comments about a draft report, and	30
		(b) req	quire the Children's Guardian to consult further in relation to the report.	31
	(4)	made by	dren's Guardian is not required to amend the report because of comments the Minister but must, before finalising the report and giving it to the Officers, consider the comments.	32 33 34
137	Prov	isions rela	ating to reports to Parliament	35
	(1)	Division,	f a report, given to the Presiding Officer of a House of Parliament under this is to be laid before the House within 15 sitting days of the House after it is by the Presiding Officer.	36 37 38
	(2)	The Chilopublic.	dren's Guardian may include a recommendation that the report be made	39 40
	(3)	made pul	t includes a recommendation by the Children's Guardian that the report be blic, a Presiding Officer of a House of Parliament may make it public or not the House is in session and whether or not the report has been laid e House.	41 42 43 44

(4)	If a report is made public by a Presiding Officer of a House of Parliament before it is laid before the House, it attracts the same privileges and immunities as if it had been laid before the House.	1 2 3
(5)	A Presiding Officer need not inquire whether all or any conditions precedent have been satisfied in relation to a report given to the Presiding Officer under this Division.	4 5 6
(6)	The Annual Reports (Departments) Act 1985 is, in its application to the annual report of the Children's Guardian, modified to the extent necessary for the purposes of this Division.	7 8 9

Par	t 9	Off	icial Community Visitors	1
Div	ision '	1	Preliminary	2
138	Obje	Objects of Part  The objects of this Part are—  (a) to protect and promote the rights of children in visitable services, and (b) to protect children from abuse, neglect and exploitation.  Definitions  In this Part—  child in care means a child under the age of 18 years—  (a) under the parental responsibility of the Minister administering the Children and Young Persons (Care and Protection) Act 1998, or  (b) for whom the Secretary or a designated agency has responsibility due to the operation of section 49 of the Children and Young Persons (Care and Protection) Act 1998, or  (c) who is a protected person under section 135A(3) of the Children and Young Persons (Care and Protection) Act 1998, or  (d) who is the subject of an out-of-home care arrangement under this Act or under the Children and Young Persons (Care and Protection) Act 1998, or  (e) who is the subject of a sole parental responsibility order made under section 149 of the Children and Young Persons (Care and Protection) Act 1998, as in force immediately before its repeal by the Child Protection Legislation Amendment Act 2014, or  (f) who is otherwise in the care of a service provider.  service includes a statutory or other function, and providing a service includes exercising such a function.  service provider means—  (a) the Department, or  (b) an implementation company under the National Disability Insurance Scheme (NSW Enabling) Act 2013 while the company is a public sector agency of the State under that Act, or  (c) the Minister, or	3	
	-	The	objects of this Part are—	4
			·	5
		` ′		6
139	Defin	itions	\$	7
		In th	is Part—	8
		child	<i>l in care</i> means a child under the age of 18 years—	9
		(a)	under the parental responsibility of the Minister administering the <i>Children</i> and Young Persons (Care and Protection) Act 1998, or	10 11
		(b)	operation of section 49 of the Children and Young Persons (Care and	12 13 14
		(c)		15 16
		(d)		17 18
		(e)	149 of the Children and Young Persons (Care and Protection) Act 1998, as in force immediately before its repeal by the Child Protection Legislation	19 20 21 22
		(f)	who is otherwise in the care of a service provider.	23
				24 25
		servi	ice provider means—	26
		(a)	the Department, or	27
		(b)	(NSW Enabling) Act 2013 while the company is a public sector agency of the	28 29 30
		(c)	the Minister, or	31
		(d)	an authorised carer or designated agency, or	32
		(e)	a person or organisation funded, authorised or licensed by the Children's Guardian or the Minister to provide a service, or	33 34
		(f)	a person or organisation prescribed by the regulations.	35
			able service means—	36
		(a)	an accommodation service where a child in care using the service is in the full-time care of the service provider, or	37 38
		(b)	a service prescribed by the regulations as a visitable service.	39

Division 2		2	Appointment and functions	
140	Арр	ointm	nent of Official Community Visitors	2
	(1)	pers	e Minister may, on the recommendation of the Children's Guardian, appoint a son as an Official Community Visitor if the person, in the opinion of the nister—	3 4 5
		(a)	has appropriate knowledge and expertise in the matters relating to children in care, and	6 7
		(b)	has a commitment to the objects of this Act and the following Acts—  (i) the Adoption Act 2000,	8
			(ii) the Children and Young Persons (Care and Protection) Act 1998,	10
			(iii) the Children (Education and Care Services) Supplementary Provisions Act 2011,	11 12
			(iv) the Disability Inclusion Act 2014,	13
			(v) the Community Welfare Act 1987,	14
			(vi) the Community Services (Complaints, Reviews and Monitoring) Act 1993,	15 16
			(vii) the Guardianship Act 1987, and	17
		(c)	has skills in the solving of problems about access to, and the use of, services for children in care, and	18 19
		(d)	is not employed within the Department or the Office of the Children's Guardian.	20 21
	(2)		Official Community Visitor holds office for the term, not exceeding 3 years, ed in the instrument of appointment, and is eligible for re-appointment.	22 23
	(3)		person may not be appointed as an Official Community Visitor for consecutive ns totalling more than 6 years.	24 25
	(4)		e provisions of the <i>Government Sector Employment Act 2013</i> relating to the bloyment of Public Service employees do not apply to an Official Community itor.	26 27 28
	(5)	rega Info	Official Community Visitor is not a separate public sector agency and is to be arded as part of the Department for the purposes of the <i>Privacy and Personal ormation Protection Act 1998</i> and the <i>Health Records and Information Privacy 2002</i> .	29 30 31 32
	(6)	Offic	Minister may, on the recommendation of the Children's Guardian, remove an icial Community Visitor from office for incompetence, incapacity or behaviour.	33 34 35
	(7)	men grou	remove any doubt, an Official Community Visitor who has a disability (other than ntal incapacity) may not be removed from office under subsection (6) on the und of incapacity unless the disability renders the Official Community Visitor apable of performing the functions of an Official Community Visitor.	36 37 38 39
141	Fund	ctions	s of Official Community Visitors	40
	(1)	An (	Official Community Visitor may—	41
		(a)	enter and inspect a place where a visitable service is provided at a reasonable time, and	42 43
		(b)	confer alone with a child who is resident or person employed at the visitable service, and	44 45

		(c)	inspect a document held at a visitable service, if the document relates to the operation of a visitable service, having regard to the wishes of a child resident at the visitable service to whom the document relates, and	1 2 3
		(d)	provide the Minister and the Children's Guardian with advice or reports on any matters relating to the conduct of a visitable service, and	4 5
		(e)	inform the Minister and the Children's Guardian on matters affecting the welfare, interests and conditions of children using visitable services, and	6 7
		(f)	encourage the promotion of legal and human rights of children using visitable services, including the right to privacy, confidentiality, adequate information and consultation in relation to visitable services and the right to complain, and	8 9 10
		(g)	consider matters raised by children using visitable services, staff of providers of visitable services and people having a genuine concern for the welfare, interests and conditions of children using visitable services, and	11 12 13
		(h)	provide information about independent advocacy services to help children in the presentation of a grievance or matter of concern and, in appropriate cases, assist children to obtain the services, and	14 15 16
		(i)	facilitate, if reasonable and practicable, the early and speedy resolution of grievances or matters of concern affecting children using visitable services by referring grievances or matters to the providers of the relevant services or other appropriate bodies, and	17 18 19 20
		(j)	exercise functions prescribed by the regulations for the purposes of this section.	21 22
	(2)	in a r	Official Community Visitor must, in exercising a function under this section, act manner that preserves, as far as possible, the privacy of each child resident at the lises at which a visitable service is provided.	23 24 25
142	Co-c	ordinat	tion of Official Community Visitors	26
	(1)	Offic	Children's Guardian has a general oversight and co-ordination role in relation to cial Community Visitors and may determine priorities for the services to be ided by Official Community Visitors.	27 28 29
	(2)	and	Children's Guardian may convene meetings of Official Community Visitors, take other action, as may be necessary for the exercise of the Children's dian's functions.	30 31 32
	(3)	At le	ast one meeting is to be held each calendar year.	33
Divi	sion	3	Reports to the Children's Guardian	34
143	Rep	ort ma	y be made to Children's Guardian	35
	(1)	a chi	Official Community Visitor may make a report to the Children's Guardian about ild in care if the Official Community Visitor reasonably suspects the child's y, welfare or wellbeing is at risk.	36 37 38
	(2)	The 1	report does not need to be in writing.	39
	(3)	decid	Children's Guardian may make preliminary inquiries for the purposes of ding how to deal with a report and may request further information from the cial Community Visitor making the report.	40 41 42
	(4)	The	Children's Guardian may, in respect of a report—	43
		(a)	conduct an investigation, or	44
		(b)	make a referral to an entity, or	45

		(c) decline to take action on the report.	1
	(5)	If an Official Community Visitor, acting in good faith, makes a report to the Children's Guardian under this section, the person is not liable to civil or criminal action, or disciplinary action, for making the report.	2 3 4
	(6)	The Children's Guardian may, at the Children's Guardian's own initiative, decide to deal with a matter as a report under this section if the matter relates to a child in care that the Children's Guardian reasonably suspects is not safe, or if the Children's Guardian has concerns for the welfare or wellbeing of the child.	5 6 7 8
144	Pow	ers of authorised persons	9
		Schedule 2 provides for powers that may be exercised by the Children's Guardian or an authorised person under this Act in relation to an investigation under this Part.	10 11
145	Pow	ers of Children's Guardian to conduct inquiry	12
	(1)	For the purposes of an investigation of a report under section 143, the Children's Guardian may conduct an inquiry.	13 14
	(2)	Schedule 3 provides for powers that may be exercised by the Children's Guardian for the inquiry.	15 16
146	Refe	rral to other agencies	17
	(1)	This section applies if the Children's Guardian is of the opinion that a report, or part of a report, given under section 143 constitutes a report, complaint or other matter that may be made to one or more of the following entities—	18 19 20
		(a) the Commissioner of the NDIS Quality and Safeguards Commission under the <i>National Disability Insurance Scheme Act 2013</i> of the Commonwealth,	21 22
		(b) the Ageing and Disability Commissioner under the Ageing and Disability Commissioner Act 2019,	23 24
		(c) the Secretary,	25
		(d) the Ombudsman,	26
		(e) an entity prescribed by the regulations.	27
	(2)	The Children's Guardian must refer the report, or the part of the report, to the entity.	28
	(3)	The Children's Guardian must determine, with the entity the report is referred to, the most appropriate entity to conduct the investigation of the report.	29 30
	(4)	Despite subsection (3), if the Children's Guardian is of the opinion that conducting an investigation may be necessary to protect the safety, welfare or wellbeing of a child, or class of children, the Children's Guardian may conduct an investigation of the report referred to the entity, including in consultation with the entity.	31 32 33 34
147	Prov	rision of information to Children's Guardian	35
	(1)	This section applies to information of a class that the Children's Guardian has determined is information relevant to the exercise of the functions of the Children's Guardian in connection with the accreditation or registration of a designated agency or registered agency.	36 37 38 39
	(2)	An Official Community Visitor is required to provide to the Children's Guardian, and the Children's Guardian is authorised to collect and use, information belonging to a class referred to in subsection (1), if the Children's Guardian has notified the Official Community Visitor the information belongs to the class.	40 41 42 43

	(3)	does	ovision of an Act or law that prohibits or restricts the disclosure of information not operate to prevent the provision of information, or affect a duty to provide mation, under this section.	1 2 3		
Divi	Division 4 Offences for Part					
148	Prote	ection	of complainant against retribution	5		
	(1)	A pe	rson must not take or threaten to take detrimental action—	6		
		(a)	against an Official Community Visitor, or	7		
		(b)	in respect of a person because that person, in good faith, makes, or proposes to make, a complaint under this Part.	8		
		Max	imum penalty—50 penalty units or imprisonment for 12 months, or both.	10		
	(2)	For s	subsection (1)(b), a complaint is not made in good faith if—	11		
		(a)	the report, complaint or notification was made or proposed in bad faith, or	12		
		(b)	a material allegation was known, by the person giving the report, complaint or notification, to be false.	13 14		
	(3)	In th	is section—	15		
			munity service has the same meaning as in the Community Services (Complaints, ews and Monitoring) Act 1993.	16 17		
			<b>plaint</b> includes providing information, documents or evidence in relation to a plaint under this Part.	18 19		
			mental action means action causing, comprising or involving any of the wing—	20 21		
		(a)	injury, damage or loss,	22		
		(b)	intimidation or harassment,	23		
		(c)	discrimination, disadvantage or adverse treatment in relation to employment,	24		
		(d)	dismissal from, or prejudice in, employment,	25		
		(e)	prejudice in the provision of a community service,	26		
		(f)	disciplinary proceedings.	27		

Par	t 10	Adn	ninistrative review		1
149	Defin	ition			2
		In this	Part—		3
			<i>e provider</i> has the same meaning as in section 139, and alunder Part 4.	lso means a relevant	4 5
150	Appl	ication	s to Civil and Administrative Tribunal for administrativ	ve review	6
	(1)		plication may be made to the Civil and Administrative vistrative Decisions Review Act 1997 for administrative revons—		7 8 9
		(a)	a decision of a person, authorised by or under this Act of make the decision, not being the Children's Court, to accre a government sector agency or an organisation, or part of agency or organisation, as a designated agency,	edit or not to accredit	10 11 12 13
		(b)	a decision of the Children's Guardian—		14
			(i) to grant an employer's authority, or		15
			(ii) to impose a condition or further conditions on, or condition of, an employer's authority, or	to vary or revoke a	16 17
			(iii) to suspend or revoke an employer's authority,		18
		(c)	a decision of the Children's Guardian to declare under person is taken to be the employer of a child,	section 88(b) that a	19 20
		(d)	a decision of the Children's Guardian to grant an exempti to revoke the exemption or to impose conditions on the ex		21 22
		(e)	a decision to grant or refuse an application for accreditaservice provider,	ation as an adoption	23 24
		(f)	a decision as to the specification of the adoption services t by an accredited adoption service provider, or a variation		25 26
		(g)	a decision in relation to the process of accreditation as provider,	an adoption service	27 28
		(h)	a decision to impose or not to impose a condition on the adoption service provider or a decision to vary or revoke a		29 30
		(i)	a decision to shorten the accreditation period, or sus accreditation, of an accredited adoption service provider, requested by an accredited adoption service provider,		31 32 33
		(j)	a decision to refuse to make a decision referred to in parag Children's Guardian is empowered and has been requeste		34 35
		(k)	a decision made by the Children's Guardian in relation to the Children's Guardian, arising from a reportable allega considered to be a reportable conviction under Part 4, if t been finalised and a finding under section 49(2) has been	ation or a conviction the investigation has	36 37 38 39
		(1)	a decision of the Children's Guardian belonging to a prescribed by the regulations for this section.	a class of decisions	40 41
	(2)	for th	finister is not to recommend the making of a regulation of purposes of subsection (1)(l) unless the Minister certificatering the <i>Civil and Administrative Tribunal Act 201</i> , ions.	ies that the Minister	42 43 44 45
	(3)		n 53 of the <i>Administrative Decisions Review Act 1997</i> on under Part 4 that may be reviewed by the Tribunal.	does not apply to a	46 47

151	Pers	ons w	ho may make application	1		
	(1)		pplication may be made by a person who demonstrates to the satisfaction of the and Administrative Tribunal a genuine concern in the subject-matter of the sion.	2 3 4		
	(2)	respo	out limiting subsection (1), an application may be made by a person who is onsible for, is a next friend of or is appointed by the Civil and Administrative anal to represent the person to whom the application relates.	5 6 7		
	(3)	any p	Tribunal may, on application, grant leave to apply for a review of a decision to person who was entitled to, but did not, apply for a review of the decision within time allowed for an application.	8 9 10		
	(4)	inter	erson found by the Civil and Administrative Tribunal to be unjustifiably fering in a matter is not entitled to apply to the Civil and Administrative Tribunal review in relation to the matter.	11 12 13		
	(5)	is to	etermining whether a person is unjustifiably interfering in a matter, the Tribunal take into account, to the extent practicable, the wishes and interests of persons have an interest in the matter.	14 15 16		
152	Rep	resent	ative applications	17		
	(1)	appli	Civil and Administrative Tribunal may, on application, give leave for an exaction for a review of a decision to be dealt with as a representative application s satisfied—	18 19 20		
		(a)	3 or more persons are entitled to apply to the Civil and Administrative Tribunal for a review of a decision arising from the same, similar or related circumstances to which the application relates but a joinder of the applicants is impracticable, and	21 22 23 24		
		(b)	the applicant is one of the persons and the others consent to a representative application, and	25 26		
		(c)	the application is made in good faith, and	27		
		(d)	the applicant is capable of adequately advocating the interests of the persons entitled to apply for a review, and	28 29		
		(e)	a representative application would be to the advantage of the persons entitled to apply for a review, and	30 31		
		(f)	a representative application would be an efficient and effective means of dealing with the claims of the persons entitled to apply for a review.	32 33		
	(2)	The Civil and Administrative Tribunal may make orders about the making, notification, conduct and determination of a representative application.		34 35		
	(3)	3) The decision of the Civil and Administrative Tribunal on a representative application is binding on the persons.		36 37		
153	Alternatives to Tribunal determining matter					
	(1)	The Civil and Administrative Tribunal must take reasonable steps to encourage the parties to an application for review to effect an amicable agreement.				
	(2)		Tribunal may, before it hears an application, or before it determines a matter the ect of an application, refer the application or matter—	41 42		
		(a)	to the service provider for resolution at a local level, or	43		
		(b)	to the Children's Guardian recommending that consideration be given to investigation or resolution of the matter under this Act, or	44 45		
		(c)	for investigation by any other appropriate investigative authority.	46		

	(3)	The powers conferred on the Tribunal by this section are in addition to any other powers that the Tribunal has under the <i>Civil and Administrative Tribunal Act 2013</i> with respect to the use of resolution processes.	1 2 3		
154	Additional powers of Tribunal				
	(1)	The Civil and Administrative Tribunal may decline to hear or determine an application if, in the opinion of the Tribunal—	5 6		
		(a) the applicant has available an alternative and satisfactory means of redress, or	7		
		(b) the applicant has not made appropriate attempts to have the matter to which the application relates otherwise resolved, or	8 9		
		(c) the ground for the application is unacceptable having regard to the frequency of applications previously made by or on behalf of the applicant in respect of the same subject-matter.	10 11 12		
	(2)	In giving a decision on an application, the Tribunal may make recommendations for consideration by the person who made the decision concerned or the Minister, if the decision was made by a service provider.	13 14 15		
	(3)	If recommendations are made, the parties affected by the decision are entitled to be informed—	16 17		
		(a) of action taken in relation to the recommendations, or	18		
		(b) that it is not proposed to take any action.	19		
	(4)	Nothing in this section limits the powers of the Tribunal under Division 3 (Powers on administrative review) of Part 3 of Chapter 3 of the <i>Administrative Decisions Review Act 1997</i> .	20 21 22		

Part 11 Offences 1 **Division 1** Offences about use and disclosure of information 2 155 Disclosure of information 3 A person who discloses information obtained in connection with the administration 4 or execution of this Act is guilty of an offence unless the disclosure is made-5 with the consent of the person from whom the information was obtained, or 6 (b) in connection with the administration or execution of this Act or the 7 regulations, or 8 for the purposes of legal proceedings, or a report about legal proceedings, 9 arising out of this Act or the regulations, or 10 (d) in accordance with a requirement imposed under the *Ombudsman Act 1974*, or 11 (e) with a lawful excuse. 12 Maximum penalty—10 penalty units or imprisonment for a period not exceeding 12 13 months, or both. 14 (2) It is not an offence under this section for the Children's Guardian to disclose 15 information to an Official Community Visitor, who has made a report under section 16 143, concerning action taken as a consequence of the report if the Children's 17 Guardian is of the opinion that disclosure of the information is not inconsistent with 18 the objects and principles of this Act. 19 156 Disclosure of information for research purposes 20 The Children's Guardian may enter into arrangements with a researcher or a research 21 organisation for the purposes of permitting the disclosure of information to the 22 researcher or research organisation (including health information and personal 23 information) that is held by the Children's Guardian, a designated agency or an 24 accredited adoption service provider. 25 (2) The Children's Guardian is not to enter into arrangements under this section unless 26 satisfied that the arrangements will ensure— 27 reasonable steps will be taken to de-identify information disclosed under the 28 arrangements, and 29 (b) information disclosed under the arrangements will be treated by the researcher 30 or research organisation as confidential, and 31 as far as reasonably practicable, no publication that uses or is based on 32 information disclosed under the arrangements will enable the identity of an 33 affected person to be ascertained, and 34 as far as is reasonably practicable, personal information disclosed under the 35 arrangements will be used or dealt with in accordance with the information 36 protection principles set out in sections 12, 17, 18 and 19 of the *Privacy and* 37 Personal Information Protection Act 1998 as those principles would apply if 38 the researcher or research organisation were a public sector agency. 39 Note. The Privacy and Personal Information Protection Act 1998 requires public sector 40 agencies to deal with personal information in accordance with the information 41 protection principles set out in that Act. 42 (3) A disclosure of information made in good faith under the arrangements does not— 43 constitute a contravention of a provision as to confidentiality in this Act, and (a) 44 (b) constitute a contravention of the Health Records and Information Privacy Act 45 2002 or the Privacy and Personal Information Protection Act 1998. 46

	(4)	healt	provisions of the <i>Health Records and Information Privacy Act 2002</i> apply to h information disclosed under the arrangements as if the researcher or research nisation were a private sector person (within the meaning of that Act).	1 2 3
		Note:	The Health Records and Information Privacy Act 2002 requires a private sector person collects, holds or uses health information to comply with the health privacy principles set a that Act.	4 5 6
	(5)	In th	is section—	7
			th information has the same meaning as in the Health Records and Information acy Act 2002.	8
			onal information has the same meaning as in the Privacy and Personal mation Protection Act 1998.	10 11
			arch organisation means an organisation prescribed by the regulations or under adoption Act 2000.	12 13
157	Fals	e and	misleading information	14
	(1)	infor the ( perso	rson must not, in relation to the administration of this Act or the regulations, give rmation that the person knows is false or misleading in a material particular to Children's Guardian, an officer of the Children's Guardian or an authorised on.  imum penalty—10 penalty units.	15 16 17 18 19
	(2)		section (1) applies whether or not the information was given in response to a ific power under this Act.	20 21
	(3)		section (1) does not apply to a document if the person, when giving the ment—	22 23
		(a)	tells the Children's Guardian, officer of the Children's Guardian or authorised person, to the best of the person's ability, how it is false or misleading, and	24 25
		(b)	if the person has, or can reasonably obtain, the correct information, gives the correct information.	26 27
	(4)		, subsection (1) does not apply to information given under section 109.  See section 109(3) in relation to false and misleading information given under that sion.	28 29 30
	(5)	In th	is section—	31
		infor	rmation includes a statement, document or notification.	32
158	Unla	wful u	se of stored information	33
	(1)	perso Guar	erson must not access information stored by the Children's Guardian unless the con is authorised, approved or delegated to perform a function of the Children's rdian.	34 35 36
			imum penalty—10 penalty units.	37
	(2)		section (1) does not apply to—	38
		(a)	stored information that cannot be used to discover the identity of a person, or	39
		(b)	accessing stored information if the access is authorised under another law.	40
Divi	ision	2	Directors and corporate liability	41
159	Defi	nition		42
		In th	is Division—	43

			ctor has the same meaning as in the Corporations Act 2001 of the imonwealth.	1
160	Exec	cutive	liability offences	3
			this Division, an executive liability offence is an offence against any of the	4
			wing provisions of this Act that is committed by a corporation—	5
		(a)	section 79(1),	6
		(b)	section 79(2),	7
		(c)	section 89(1),	8
		(d)	section 89(2),	9
		(e)	section 89(3),	10
		(f)	section 94(2),	11
		(g)	section 103,	12
		(h)	section 155(1),	13
		(i)	section 157(1),	14
		(j)	section 158(1),	15
		(k)	section 176(2),	16
		(1)	Schedule 2, clause 15(1),	17
		(m)	Schedule 2, clause 16(1).	18
161	Exec	cutive	liability offences committed by person	19
	(1)	A pe	erson commits an executive liability offence if—	20
		(a)	a corporation commits an executive liability offence, and	21
		(b)	the person is—	22
			(i) a director of the corporation, or	23
			(ii) an individual who is involved in the management of the corporation and who is in a position to influence the conduct of the corporation in relation to the commission of the executive liability offence, and	24 25 26
		(c)	the person—	27
			(i) knows or ought reasonably to know that the executive liability offence (or an offence of the same type) would be or is being committed, and	28 29
			(ii) fails to take all reasonable steps to prevent or stop the commission of that offence.	30 31
		Maxi	imum penalty—	32
		(a)	for an offence under section 157(1)—100 penalty units, or	33
		(b)	for an offence under section 158(1)—50 penalty units, or	34
		(c)	otherwise—the maximum penalty for the executive liability offence if committed by an individual.	35 36
	(2)	This	section does not affect the following—	37
		(a)	the liability of the corporation for the executive liability offence, and applies whether or not the corporation is prosecuted for, or convicted of, the executive liability offence,	38 39 40
		(b)	the application of any other law relating to the criminal liability of persons, whether or not directors or other managers of the corporation, who are accessories to the commission of the executive liability offence or are	41 42 43

		other offer	rwise concerned in, or party to, the commission of the executive liability nce.	1		
(3)	In th	is secti	ion—	3		
	inclu	ides, b	e steps, in relation to the commission of an executive liability offence, ut is not limited to, action of the following kinds that is reasonable in all stances—	4 5		
	(a)		on towards—	7		
	(4)	(i)	assessing the corporation's compliance with the provision creating the executive liability offence, and	3 9		
		(ii)	ensuring that the corporation arranged regular professional assessments of its compliance with the provision,	10 11		
	(b)	conti	on towards ensuring that the corporation's employees, agents and ractors are provided with information, training, instruction and rvision appropriate to them to enable them to comply with the provision ting the executive liability offence so far as the provision is relevant to a,	12 13 14 15		
	(c)	actio	on towards ensuring that—	17		
	( )	(i)	the plant, equipment and other resources, and	18		
		(ii)	the structures, work systems and other processes,	19		
			vant to compliance with the provision creating the executive liability nee are appropriate in all the circumstances,	20 21		
	(d)	direc	on towards creating and maintaining a corporate culture that does not ct, encourage, tolerate or lead to non-compliance with the provision ting the executive liability offence.	22 23 24		
Pros	ecutio	on of e	executive liability offence	25		
(1)		prosectity off	cution bears the legal burden of proving the elements of an executive fence.	26 27		
(2)		An executive liability offence can only be prosecuted by a person who can bring a prosecution for the executive liability offence.				
Liab offei		direc	tors etc for offences by corporation—accessory to commission of	30 31		
(1)	the r	egulati	poses of this section, a <i>corporate offence</i> is an offence against this Act or ions that is capable of being committed by a corporation, whether or not it tive liability offence.	32 33 34		
(2)	A pe	rson c	ommits an offence against this section if—	35		
	(a)	a cor	rporation commits a corporate offence, and	36		
	(b)		person is—	37		
	` /	(i)	a director of the corporation, or	38		
		(ii)	an individual who is involved in the management of the corporation and who is in a position to influence the conduct of the corporation in relation to the commission of the corporate offence, and	39 40 41		
	(c)	the p	person—	42		
		(i)	aids, abets, counsels or procures the commission of the corporate offence, or	43 44		
		(ii)	induces, whether by threats or promises or otherwise, the commission of the corporate offence, or	45 46		

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		(iii) conspires with others to effect the commission of the corporate offence, or	1 2
		(iv) is in any other way, whether by act or omission, knowingly concerned in, or party to, the commission of the corporate offence.	3 4
		Maximum penalty—the maximum penalty for the corporate offence if committed by an individual.	5 6
	(3)	This section does not affect the following—	7
		(a) the liability of the corporation for the corporate offence, and applies whether or not the corporation is prosecuted for, or convicted of, the corporate offence,	8 9
		(b) the application of any other law relating to the criminal liability of any persons (whether or not directors or other managers of the corporation) who are concerned in, or party to, the commission of the corporate offence.	10 11 12
164	Evid	ence as to state of mind of corporation	13
	(1)	Without limiting a law or practice regarding the admissibility of evidence, evidence that an officer, employee or agent of a corporation, while acting in that capacity, had, at any particular time, a particular state of mind, is evidence that the corporation had that state of mind.	14 15 16 17
	(2)	In this section—	18
		state of mind, of a person, includes—	19
		(a) the knowledge, intention, opinion, belief or purpose of the person, and	20
		(b) the person's reasons for the intention, opinion, belief or purpose.	21
Divi	sion	3 Other offence	22
165	Obst	ructing authorised person or other person	23
	(1)	A person must not obstruct—	24
		(a) an authorised person, or a person helping an authorised person, exercising a function under Schedule 2, unless the person has a reasonable excuse, or	25 26
		(b) a person in the exercise of the person's functions under this Act.	27
		Maximum penalty—10 penalty units.	28
	(2)	If a person has obstructed an authorised person, a person helping an authorised person, or a person exercising a function under this Act (each a <i>relevant person</i> ), and the relevant person decides to proceed with the exercise of the function, or to continue to perform the functions, the relevant person must give a warning to the person obstructing the relevant person that—	29 30 31 32 33
		(a) it is an offence to cause an obstruction unless the person has a reasonable excuse, and	34 35
		(b) the relevant person considers the person's conduct an obstruction.	36
	(3)	In this section—	37
		obstruct includes assault, hinder, resist, attempt to obstruct and threaten to obstruct.	38
Divi	sion	4 Administration of offences	39
166	Time	for instituting proceedings	40
	(1)	Proceedings for an offence under this Act or the regulations may be commenced not later than 6 months after the offence was alleged to have been committed.	41 42

	(2)	com	eedings for an offence against this Act or the regulations may also be menced within but not later than 6 months after the Children's Guardian became e of the alleged offence.	1 2 3
	(3)	offen date Child	bsection (2) is relied on for the purpose of commencing proceedings for an ace, the court attendance notice or application must contain particulars of the on which evidence of the alleged offence first came to the attention of the dren's Guardian and need not contain particulars of the date on which the offence alleged to have been committed.	4 5 6 7 8
	(4)	the d	date on which evidence first came to the attention of the Children's Guardian is late stated in the court attendance notice or application, unless the contrary is dished.	9 10 11
	(5)		section applies despite anything in the Criminal Procedure Act 1986 or any Act.	12 13
	(6)		is section—  ence of an offence means evidence of an act or omission constituting the offence.	14 15
167	Proc	eedin	gs for offences	16
	(1)	sumr	eedings for an offence against this Act or the regulations may be dealt with narily before the Local Court or before the Supreme Court in its summary diction.	17 18 19
	(2)	Loca any p	occeedings for an offence against this Act or the regulations are taken before the l Court, the maximum monetary penalty the Local Court may impose is, despite provision of this Act to the contrary, 200 penalty units or the maximum monetary lty provided by this Act for the offence, whichever amount is the smaller.	20 21 22 23
	(3)	Supr	occeedings for an offence against this Act or the regulations are taken before the eme Court, the Supreme Court may impose a penalty not exceeding the mum penalty provided by this Act or the regulations for the offence.	24 25 26
168	Pena	alty no	tices	27
	(1)		uthorised officer may issue a penalty notice to a person if it appears to the officer the person has committed a penalty notice offence.	28 29
	(2)		enalty notice offence is an offence against this Act or the regulations that is cribed by the regulations as a penalty notice offence.	30 31
	(3)	Note. to hav	Fines Act 1996 applies to a penalty notice issued under this section.  The Fines Act 1996 provides that, if a person issued with a penalty notice does not wish we the matter determined by a court, the person may pay the amount stated in the notice is not liable to any further proceedings for the alleged offence.	32 33 34 35
	(4)	presc	amount payable under a penalty notice issued under this section is the amount cribed for the alleged offence by the regulations, not exceeding the maximum ant of penalty that could be imposed for the offence by a court.	36 37 38
	(5)		section does not limit the operation of any other provision of, or made under, or any other Act relating to proceedings that may be taken in respect of offences.	39 40
	(6)		is section—	41
			orised officer means—	42
		(a)	a police officer, or	43
		(b)	a person employed in the Office of the Children's Guardian who is authorised in writing by the Children's Guardian as an authorised officer for the purposes of this section.	44 45 46

Par	t 12	Miscellaneous	1	
169	Powe	owers of authorised persons		
		Schedule 2 provides for powers that may be exercised by the Children's Guardian or an authorised person under this Act.	3 4	
170	Child	lren's Guardian may make guidelines	5	
	(1)	The Children's Guardian may make guidelines for the purpose of exercising the Children's Guardian's functions.	6 7	
	(2)	Without limiting subsection (1), the Children's Guardian may make guidelines about the following—	8 9	
		(a) in relation to a placement of a child with a designated agency—	10	
		(i) particular classes of people, in addition to parents and including persons significant to the child, who should normally receive information concerning the placement, and	11 12 13	
		(ii) particular types of information concerning the placement that should normally be disclosed, and	14 15	
		(iii) guidance as to persons who should not receive information concerning the placement,	16 17	
		(b) guidance as to how the child concerned is to participate in any decision-making processes relating to the disclosure of information concerning the authorised carer of the child,	18 19 20	
		(c) information sharing within the Office of the Children's Guardian.	21	
	(3)	A guideline issued by the Children's Guardian must be published on the Office of the Children's Guardian's website.	22 23	
171	Secr	etary may make guidelines	24	
	(1)	The Secretary may make guidelines for the purposes of this Act.	25	
	(2)	Without limiting subsection (1), the Secretary may make guidelines about voluntary out-of-home care, including guidance about what constitutes a significant contravention of section 78.	26 27 28	
	(3)	A guideline issued by the Secretary must be published on the Department's website.	29	
172	Appr	oval of forms	30	
	(1)	The Children's Guardian may approve forms for use under this Act.	31	
	(2)	A form approved under subsection (1) must be published on the Office of the Children's Guardian's website.	32 33	
173	Manr	ner of giving notice	34	
	(1)	A notice or other instrument required or authorised by this Act to be given to a person may be—	35 36	
		(a) given personally or by prepaid post, or	37	
		(b) left with a person who is apparently of or above the age of 16 years at the address last known to the Children's Guardian of the person, or	38 39	
		(c) given by email to an email address specified by the person for the service of documents of that kind, or	40 41	

		(d)	if no address of the person is known to the Children's Guardian—published or otherwise given by a method prescribed by the regulations for the notice or instrument.	1 2 3
	(2)	If the	e notice or instrument is—	4
		(a)	sent by post, the notice or instrument is taken to have been given at the time the notice or instrument would be delivered in the ordinary course of post, or	5 6
		(b)	published or otherwise given under subsection (1)(d), the notice or instrument is taken to have been given at a time prescribed by the regulations.	7 8
174	Reco	ords		9
	(1)	A red form	cord made under this Act or the regulations may be kept in written or electronic.	10 11
	(2)		cord under this Act for an Aboriginal child or Torres Strait Islander child must ept permanently.	12 13
	(3)		regulations may make provision for or with respect to the keeping of and access cords.	14 15
175	Dele	gation	by Minister	16
		of the	Minister may delegate to the Secretary, or any other person, the exercise of any e Minister's powers under this Act or the regulations, other than this power of gation.	17 18 19
176	Prov	ision a	and exchange of information	20
	(1)		Children's Guardian may, for the purpose of exercising the functions of the dren's Guardian—	21 22
		(a)	give a relevant body information relating to the safety, welfare and wellbeing of a particular child or class of children, and	23 24
		(b)	direct a relevant body to give the Children's Guardian information relating to the safety, welfare and wellbeing of a particular child or class of children.	25 26
	(2)	comp speci	levant body, other than the Secretary or a government sector agency, must bly with the direction under subsection (1)(b) within the reasonable time fied in the direction.	27 28 29
			imum penalty—10 penalty units.	30
	(3)		mation given under subsection (1)—	31
		(a)	is not, in proceedings before a court, tribunal or committee, to be held to constitute a breach of professional etiquette or ethics or a departure from accepted standards of professional conduct, and	32 33 34
		(b)	does not incur liability for defamation, and	35
		(c)	does not constitute a ground for civil proceedings for malicious prosecution or for conspiracy.	36 37
	(4)		ference in subsection (3) to information given extends to information given in faith and with reasonable care for the purposes of that subsection.	38 39
	(5)	does	ovision of an Act or law that prohibits or restricts the disclosure of information not operate to prevent the information being given, or affect a duty to give mation, under this section.	40 41 42
	(6)	Noth	ing in subsection (5) affects an obligation or power to provide information.	43

	(7)		mation given or directed to be given under subsection (1) must be done in a way, accordance with requirements, if any, prescribed by the regulations.	1 2			
	(8)	In th	is section—	3			
		relev	vant body means—	4			
		(a)	a prescribed body under section 248 of the Children and Young Persons (Care and Protection) Act 1998, and	5 6			
		(b)	a body, including an unincorporated body, or a class of bodies, prescribed by the regulations for the purposes of this section.	7 8			
177	Pers	onal li	iability	9			
		Guar faith any a	atter or thing done, or omitted to be done, by an officer of the Children's rdian, does not, if the matter or thing was done or omitted to be done in good, for the purposes of executing this Act, subject the officer acting personally to action, liability, claim or demand.  See also section 132 for protection from liability for other entities.	10 11 12 13 14			
178	Act l	binds	Crown	15			
		powe	Act binds the Crown in right of New South Wales and, in so far as the legislative er of the Parliament of New South Wales permits, the Crown in all its other cities.	16 17 18			
179	Revi	ew of	Act	19			
	(1)	The	Minister is to review this Act to determine whether—	20			
		(a)	the policy objectives of the Act remain valid, and	21			
		(b)	the terms of the Act remain appropriate for achieving the objectives.	22			
	(2)		review is to be undertaken as soon as practicable after the period of 2 years from ommencement.	23 24			
	(3)		port on the outcome of the review is to be tabled in each House of Parliament in 12 months after the end of the period of 2 years.	25 26			
180	Regi	Regulations					
	(1)	respe	Governor may make regulations, not inconsistent with this Act, for or with ect to a matter that, by this Act, is required or permitted to be prescribed, or that cessary or convenient to be prescribed, for carrying out or giving effect to this	28 29 30 31			
	(2)	With	out limiting subsection (1), the regulations may provide for the following—	32			
		(a)	arrangements for voluntary out-of-home care,	33			
		(b)	the establishment or continuance of a register to monitor the carrying out of the responsibilities of organisations providing or arranging voluntary out-of-home care,	34 35 36			
		(c)	the registration of a government sector agency or an organisation, or part of a government sector agency or organisation, as a registered agency for the purpose of providing or arranging voluntary out-of-home care,	37 38 39			
		(d)	the regulation, monitoring and oversight of entities providing or arranging voluntary out-of-home care,	40 41			
		(e)	the authorisation of persons, by designated agencies, as authorised carers on a provisional basis,	42 43			
		(f)	the accreditation of organisations as adoption service providers and the provision of adoption services by adoption service providers.	44 45			

	(g)	requirements to be observed in relation to the conduct of an internal review of decisions made by the Children's Guardian under this Act,	1 2
	(h) the oversight and co-ordination of the Official Community Visitor scheme in relation to Official Community Visitors under this Act,		
	(i)	the payment of fees for a service provided under this Act, including the waiver, reduction or refund, including part refund, of fees payable under this Act.	5 6
(3)	A reg	gulation may create an offence punishable by a penalty not exceeding 50 penalty	7 8
(4)	The regulations may apply, adopt or incorporate, wholly or in part and with or without modifications, any standard, rule, code, specification or other document prescribed or published by any entity (whether of New South Wales or elsewhere) and as in force at a particular time or from time to time.		

Sched	dule 1 Schedule 1 entities	1
	section 13	2
1	the Department of Education, including a government school within the meaning of the <i>Education Act 1990</i>	3 4
2	the Ministry of Health	5
3	a local health district within the meaning of the Health Services Act 1997	6
4	a non-government school within the meaning of the Education Act 1990	7
5	a designated agency	8
6	an approved education and care service within the meaning of the <i>Children</i> (Education and Care Services) National Law (NSW) or the Children (Education and Care Services) Supplementary Provisions Act 2011	9 10 11
7	that part of Youth Justice within the Department of Communities and Justice comprising the group of staff who are principally involved in the administration of an Act administered by the Attorney General, and Minister for the Prevention of Domestic Violence and the Minister for Families, Communities and Disability Services	12 13 14 15 16
8	that part of the Department of Communities and Justice comprising the group of staff who are principally involved in the administration of an Act administered by the Minister for Families, Communities and Disability Services	17 18 19
9	a statutory health corporation within the meaning of the Health Services Act 1997	20
10	an affiliated health organisation within the meaning of the Health Services Act 1997	21
11	the Ambulance Service of NSW within the meaning of the Health Services Act 1997	22
12	the TAFE Commission within the meaning of the <i>Technical and Further Education Commission Act 1990</i>	23 24
13	an agency providing substitute residential care for children	25

Schedule 2		Powers of authorised persons	1
		sections 48, 84, 100, 144 and 169	2
Part	1 G	eneral provisions about authorised persons	3
1	Interpret	ation	Δ
	In	this Schedule—	5
		thorised officer has the same meaning as in the Law Enforcement (Powers and sponsibilities) Act 2002.	6
	au	thorised person see clauses 3 and 4.	8
	fili	m includes photograph, videotape and record an image in any way.	g
	_	neral power see clause 13(1).	10
		<i>spect</i> , in relation to a thing, includes open the thing and examine its contents.	11
		cupier, of a place, includes the following—	12
	(a)	if there is more than 1 person who apparently occupies the place—any 1 of the persons,	13 14
	(b)	any person at the place who is apparently acting with the authority of a person who apparently occupies the place,	15 16
	(c)	if no-one apparently occupies the place—any person who is an owner of the place.	17 18
	of,	in relation to a place, includes at or on the place.	19
	_	ace includes premises.	20
	pro	emises includes—	21
	(a)	a building or other structure, and	22
	(b)	) part of a building or other structure, and	23
	(c)	) a caravan or vehicle, and	24
	(d)	premises held under more than 1 title or by more than 1 owner.	25
	pu	blic place means a place, or part of a place—	26
	(a)	that the public is entitled to use, is open to members of the public or is used by the public, whether or not on payment of money, or	27 28
	(b)	the occupier of which allows, whether or not on payment of money, members of the public to enter.	29 30
2	Function	ns	31
	Ar	a authorised person has the following functions—	32
	(a	•	33
	(b)	_	34 35
	(c)	otherwise—to investigate, monitor and enforce compliance with this Act.	36
3	Children	's Guardian is authorised person	37
	Th	e Children's Guardian is an <i>authorised person</i> .	38
4	Children	's Guardian may appoint authorised persons	39
		e Children's Guardian may appoint an officer of the Children's Guardian as an	40

Part 2		Miscellaneous provisions		
5	Refe	rence	s to exercise of powers	2
		If—		3
		(a)	a provision of this Act refers to the exercise of a power by an authorised person, and	4 5
		(b)	there is no reference to a specific power,	6
			eference is to the exercise of all or any authorised persons' powers under this Act warrant, to the extent the powers are relevant.	7 8
6		rence ument	to document includes reference to reproductions from electronic	9 10
		A ref	Gerence in this Schedule to a document includes a reference to an image or text—	11
		(a)	produced from an electronic document, or	12
		(b)	not yet produced, but reasonably capable of being produced, from an electronic document, with or without the aid of an article or device.	13 14
Par	t 3	Ent	ry of places by authorised persons	15
Divi	sion	1	Power to enter	16
7	Gen	eral po	ower to enter places	17
	(1)	An a	uthorised person may enter a place if—	18
		(a)	an occupier at the place consents under Division 2 to the entry and clause 10 has been complied with by the authorised person, or	19 20
		(b)	it is a public place and the entry is made when the place is open to the public, or	21
		(c)	it is for the purposes of the exercise of the functions the Children's Guardian to accredit designated agencies and to monitor their responsibilities under this Act or the regulations, or	22 23 24
		(d)	for entry for an investigation under Part 4 of this Act—the entry is to premises occupied or used by a relevant entity being investigated by the Children's Guardian, or	25 26 27
		(e)	for entry to investigate a complaint or an offence under Part 6 of this Act—the entry is authorised under Part 8 of this Schedule, or	28 29
		(f)	for entry for a matter under Part 9 of this Act—the entry is authorised under a warrant issued under clause 31.	30 31
	(2)	entry	e power to enter arises only because an occupier of the place consented to the t, the power is subject to any conditions of the consent and ceases if the consent thdrawn.	32 33 34
	(3)	The	consent may provide for re-entry and is subject to the conditions of the consent.	35
Divi	sion	2	Entry by consent	36
8	App	licatio	n of Division	37
			Division applies if an authorised person intends to ask an occupier of a place to ent to the authorised person entering the place.	38 39

9	Entr	Entry to request access						
				pose of asking the occupier for the consent, an authorised person may, occupier's consent or a warrant—	2			
		(a)		land around premises at the place to the extent that is reasonable to act the occupier, or	4			
		(b)	the p	part of the place the authorised person reasonably considers members of public are ordinarily allowed to enter when they wish to contact an pier of the place.	6 7 8			
10	Matt	ers au	thorise	ed person must tell occupier	g			
		Befo	re aski	ng for the consent, the authorised person must—	10			
		(a)		nin to the occupier the purpose of the entry, including the powers intended exercised, and	11 12			
		(b)	tell th	he occupier that—	13			
			(i)	the occupier is not required to consent, and	14			
			(ii)	the consent may be given subject to conditions and may be withdrawn at any time.	15 16			
11	Cons	sent a	cknow	rledgement	17			
	(1)	If the consent is given, the authorised person may ask the occupier to sign an acknowledgement of the consent.						
	(2)	The	acknow	vledgement must state—	20			
		(a)	the p	urpose of the entry, including the powers to be exercised, and	21			
		(b)		he occupier has been given an explanation about the purpose of the entry, ding the powers intended to be exercised, and	22 23			
		(c)	that t	he occupier has been told—	24			
			(i)	that the occupier is not required to consent, and	25			
			(ii)	that the consent may be given subject to conditions and may be withdrawn at any time, and	26 27			
		(d)		the occupier gives the authorised person consent to enter the place and cise the powers, and	28 29			
		(e)	the da	ay and time the consent was given, and	30			
		(f)	any c	conditions of the consent.	31			
	(3)	If the occupier signs the acknowledgement, the authorised person must, as soon as practicable but no later than 1 business day after the acknowledgement is signed, give a copy to the occupier.						
	(4)	If—			35			
		(a)	an iss entry	sue arises in a proceeding about whether the occupier consented to the , and	36 37			
		(b)		ned acknowledgement complying with subclause (2) for the entry is not uced in evidence,	38 39			
				proof is on the person relying on the lawfulness of the entry to prove the	40			

Par	t 4	General powers of authorised persons after entering places	
12	App	ication of Part	3
	(1)	The powers under this Part may be exercised if an authorised person enters a place.	4
	(2)	However, if the authorised person enters under clause 7(1)(a), the powers under this Part are subject to any conditions of the consent.	5 6
13	Gen	eral powers	7
	(1)	The authorised person may do any of the following (each a <i>general power</i> )—	8
		(a) search any part of the place,	9
		(b) inspect, examine or film any part of the place or anything at the place,	10
		(c) take an extract from, or copy, a document at the place or take the document to another place to copy,	11 12
		(d) remain at the place for the time necessary to achieve the purpose of the entry.	13
	(2)	The authorised person may take any necessary steps to allow the exercise of a general power.	14 15
	(3)	If the authorised person takes a document from the place to copy it, the authorised person must copy the document and return the document to the place as soon as practicable.	16 17 18
Par	t 5	Other information-obtaining powers of authorised persons	19 20
14	Pow	er to require information or attendance	21
	(1)	This clause applies if—	22
		(a) an authorised person reasonably believes—	23
		(i) an offence against this Act has been committed, and	24
		(ii) a person may be able to give information about the offence, or	25
		(b) the Children's Guardian is monitoring a person, entity or organisation in the exercise of the Children's Guardian's functions, or	26 27
		(c) an authorised person reasonably believes a person may be able to give information about a matter being investigated by the Children's Guardian in the exercise of the Children's Guardian's functions.	28 29 30
	(2)	The authorised person may, by written notice given to the person, require the person to—	31 32
		(a) give the authorised person stated information related to an offence, a matter being monitored or a matter being investigated, at a stated reasonable time and place, or	33 34 35
		(b) attend before the authorised person at a stated reasonable time and place to answer questions, or produce a document or thing, related to the offence, matter being monitored or matter being investigated.	36 37 38
	(3)	The notice must—	39
		(a) specify or describe the document or thing the person must produce, and	40
		(b) state the time and place the person must attend.	41

	(4)	For information that is an electronic document, the requirement is satisfied by giving a clear image or written version of the electronic document.	1 2
15	Offe	nce to contravene information requirement	3
	(1)	A person of whom a requirement is made under clause 14(2)(a) must comply with the requirement unless the person has a reasonable excuse.  Maximum penalty—10 penalty units.	4 5 6
	(2)	It is a reasonable excuse for an individual not to give the information if giving the information might tend to incriminate the individual or expose the individual to a penalty.	7 8 9
16	Offe	nce to contravene attendance requirement	10
	(1)	A person of whom a requirement is made under clause 14(2)(b) must not fail, without reasonable excuse, to—	11 12
		(a) attend as required by the notice, and	13
		(b) continue to attend as required by the authorised person until excused from further attendance, and	14 15
		(c) answer a question the person is required to answer by the authorised person, and	16 17
		(d) produce a document the person is required by the notice to produce.  Maximum penalty—10 penalty units.	18 19
	(2)	It is a reasonable excuse for an individual to fail to answer a question or produce a document if answering the question or producing the document might tend to incriminate the individual or expose the individual to a penalty.	20 21 22
Part 6		Miscellaneous provisions relating to authorised persons	23 24
17	Duty	to avoid inconvenience and minimise damage	25
		In exercising a power, an authorised person must take all reasonable steps to cause as little inconvenience, and do as little damage, as possible.	26 27
18	Impe	ersonating authorised person	28
		A person must not impersonate an authorised person.  Maximum penalty—10 penalty units.	29 30
19	Obs	erving and conversing with persons, including children	31
	(1)	An authorised person, and any police officer or medical practitioner accompanying the person, may observe and converse with any person present in any premises or at any place entered by the person.	32 33 34
	(2)	Nothing in subclause (1) authorises the examination of a person.	35
Par	t 7	Entry without warrant for a reportable conduct investigation	36 37
20	App	ication of Part	38
	(1)	This Part applies if the entry to premises is for premises occupied or used by a	39

	(2)	This Part does not limit the operation of Parts 1-6 of this Schedule.	1
21	Entr	y to premises and inspection	2
		An authorised person may—	3
		(a) enter and inspect the premises occupied or used by a relevant entity, and	4
		(b) inspect any document or thing in the premises.	5
22	Privi	lege as regards entry and inspections on public premises	6
		The authorised person must not exercise powers under clause 21 if it appears to the authorised person that section 62 of this Act would apply as if the entry and inspection were a requirement under section 62(1).	7 8 9
Par	t 8	Entry in relation to employment matters	10
23	Appl	ication of Part	11
	(1)	This Part applies in relation to an inspection of premises under Part 6 of this Act.	12
	(2)	This Part does not limit the operation of Parts 1–6 of this Schedule.	13
	(3)	Nothing in this Part authorises the entry of a dwelling.	14
24	Entr	without warrant into premises—places of employment	15
		An authorised person may, at any time, enter and inspect premises without the need for any authority other than that conferred by this clause for the purpose of—	16 17
		(a) ensuring that the provisions of Part 6 of this Act and the regulations, and of any conditions imposed on an employer's authority, are being complied with at premises that are a place of employment of a person who is the holder of an employer's authority, or	18 19 20 21
		(b) ensuring that the conditions of any employer's exemption are being complied with at premises that are a place of employment of an employer exempt from holding an employer's authority.	22 23 24
25	Entr	without warrant into premises—suspected employment of children	25
	(1)	This clause applies to any premises that an authorised person reasonably suspects is a place at which a person is employing a child in contravention of Part 6 of this Act.	26 27
	(2)	An authorised person may, at any time, enter and inspect any premises to which this clause applies without the need for any authority other than that conferred by this clause for the purpose of ensuring that the provisions of Part 6 are being complied with.	28 29 30 31
26	Pow	ers exercisable on entry under Part	32
		A person who is authorised under this Part to enter and inspect any premises may also exercise the powers specified in clause 29.	33 34
Par	t 9	Entry of premises subject to control or regulation	35
27	Appl	ication of Part	36
	(1)	This Part applies to any premises that are subject to control or regulation under this Act or the regulations, whether by means of a licence or otherwise.	37 38
	(2)	This Part does not limit the operation of Parts 1–6 of this Schedule.	39

28	Entr	y with	out warrant into premises subject to control or regulation	1
	(1)	this l	Children's Guardian may, at any time, enter and inspect any premises to which Part applies without the need for any authority other than that conferred by this se for the following purposes—	2 3 4
		(a)	making an inquiry in relation to an application under this Act with respect to the premises,	5 6
		(b)	ensuring that the provisions of this Act and the regulations with respect to the premises, and of any conditions imposed on a licence or other authority with respect to the premises, are being complied with,	7 8 9
		(c)	ensuring that the conditions of any exemption relating to the premises are being complied with.	10 11
	(2)	This	clause does not apply to premises to which Part 8 of this Schedule applies.	12
29	Pow	ers ex	ercisable on entry and inspection	13
	(1)	issue	uthorised person acting on an authority under this Part, or under a search warrant ed under this Act, to enter and inspect any premises, may do any one or more of following—	14 15 16
		(a)	enter the premises,	17
		(b)	inspect the premises,	18
		(c)	make such examination and inquiry as the authorised person thinks necessary in order to exercise functions under this Act and the regulations,	19 20
		(d)	take such photographs, films and audio, video and other recordings, as the authorised person considers necessary,	21 22
		(e)	make copies of, or take extracts or notes from, any records, books, documents or other things,	23 24
		(f)	for the purpose of further examination, take possession of, and remove, any of those records, books, documents or other things,	25 26
		(g)	require the owner or occupier of the premises to provide the authorised person with such assistance and facilities as is or are reasonably necessary to enable the authorised person to exercise functions under this Act or the regulations,	27 28 29
		(h)	require any person in or about the premises to answer questions or otherwise furnish information,	30 31
		(i)	require any person to produce any records, books, documents or other things in the possession or under the control of the person that relate to, or that the authorised person making the entry and inspection believes on reasonable grounds relate to, the operation or administration of the premises or any activity conducted on or from the premises,	32 33 34 35 36
		(j)	if the authorised person making the entry and inspection considers it necessary to do so for the purpose of obtaining evidence of the commission of an offence, seize any document or other thing inspected.	37 38 39
	(2)		erson must comply with any requirement of the authorised person making the and inspection under this clause.	40 41
		-	imum penalty—10 penalty units.	42
	(3)	unde claus	oite subclause (2), for a requirement made in relation to the exercise of a power or Part 8 of this Schedule, a person must comply with any requirement under this see of the authorised person making the entry and inspection.	43 44 45
		Max	imum penalty—200 penalty units.	46

Part 10		Search warrants		1
30	Appl	icatio	n of Part	2
	(1)	This	Part does not limit the operation of Parts 1–6 of this Schedule.	3
	(2)	This	Part applies to an investigation under Part 9 of this Act.	4
31	Sear	ch wa	rrants	5
	(1)	autho groui	the purposes of an investigation, the Children's Guardian may apply to an orised officer for a search warrant if the Children's Guardian has reasonable ands for believing that there is on any premises a risk to the safety, welfare and being of a child.	6 7 8 9
	(2)	office of the	e authorised officer is satisfied there are reasonable grounds, the authorised er may issue a search warrant authorising the Children's Guardian, or an officer e Children's Guardian named in the warrant, to enter premises specified in the ant and do any or all of the following—	10 11 12 13
		(a)	examine and inspect any part of the premises for evidence a child is not safe, or evidence indicating the welfare or wellbeing of the child is at risk,	14 15
		(b)	take any photographs, films and audio, video or other recordings that the Children's Guardian or officer of the Children's Guardian considers necessary,	16 17 18
		(c)	require documents to be produced for inspection,	19
		(d)	examine and inspect any documents,	20
		(e)	copy or take notes from any documents,	21
		(f)	for the purpose of further examination, take possession of, and remove, any documents or other things,	22 23
		(g)	require the owner or occupier of the premises to provide the Children's Guardian or officer of the Children's Guardian named in the warrant with any assistance or facilities that are reasonably necessary to enable the Children's Guardian or officer to conduct an investigation,	24 25 26 27
		(h)	require any person in or about the premises to answer questions or otherwise provide information.	28 29
	(3)	healt	e person executing a warrant under this clause is accompanied by a relevant h practitioner, the relevant health practitioner may inspect the premises and rve and speak with any child or adult apparently residing at the premises.	30 31 32
	(4)	warra claus	e Children's Guardian, or officer of the Children's Guardian named in the ant, removes any goods from the premises when executing a warrant under this e, the Children's Guardian or officer of the Children's Guardian must provide a en receipt to the person apparently in charge of the premises.	33 34 35 36
	(5)	appli Note. 2002,	sion 4 of Part 5 of the Law Enforcement (Powers and Responsibilities) Act 2002 es to a search warrant issued under this clause.  Under Division 4 of Part 5 of the Law Enforcement (Powers and Responsibilities) Act a person may execute a search warrant with the aid of any assistants the person ders necessary (including a police officer or health practitioner).	37 38 39 40 41
	(6)	relev	is clause—  ant health practitioner means a medical practitioner or other health practitioner class prescribed by the regulations.	42 43 44

Par	t 11	Immunity for particular compliance	1
32	Evid	ential immunity for individuals complying with Schedule	2
	(1)	Subclause (2) applies if an individual gives or produces information or a document to an authorised person under this Schedule.	3
	(2)	Evidence of the information or document, and other evidence directly or indirectly derived from the information or document, is not admissible against the individual in any proceeding to the extent it tends to incriminate the individual, or expose the individual to a penalty, in the proceeding.	5 6 7 8
	(3)	Subclause (2) does not apply to a proceeding about the false or misleading nature of the information or anything in the document or in which the false or misleading nature of the information or document is relevant evidence.	9 10 11

Scl	nedu	le 3 Inquiries	
		sections 48(5) and 145(2)	
1	Inqu	iries	
	(1)	The Children's Guardian may make or hold inquiries in relation to—	
		(a) an investigation by the Children's Guardian under Division 8 of Part 4 of this Act, or	
		(b) an investigation of a report by an Official Community Visitor to the Children's Guardian, or a matter dealt with as a report on the Children's Guardian's own initiative, under Part 9 of this Act.	
	(2)	For the purposes of any inquiry under this clause—	1
		(a) the Children's Guardian has the powers, authorities, protections and immunities conferred on a commissioner by Division 1 of Part 2 of the <i>Royal Commissions Act 1923</i> , and	1 1 1
		(b) the <i>Royal Commissions Act 1923</i> , other than section 13 and Division 2 of Part 2 of that Act, applies to a witness summoned by or appearing before the Children's Guardian in the same way as it applies to a witness summoned by or appearing before a commissioner.	1 1 1
	(3)	However, section 11(2) of the <i>Royal Commissions Act 1923</i> has effect subject to section 62 of and clause 22 of Schedule 2 to this Act.	1
	(4)	A witness appearing before the Children's Guardian is to be paid an amount prescribed by the regulations that does not exceed the amount that would be payable to the witness if the witness were a Crown witness subpoenaed by the Crown to give evidence.	2
	(5)	The Children's Guardian may appoint an Australian legal practitioner to assist the Children's Guardian for the purposes of an inquiry held by the Children's Guardian and the Australian legal practitioner may appear before the inquiry.	2 2 2
	(6)	For the purposes of conducting an inquiry under this Schedule, the Children's Guardian is not bound by the rules of evidence and may be informed on any matter in issue at the inquiry in the manner the Children's Guardian considers appropriate.	2 2 2
	(7)	The Children's Guardian may give directions as to the procedure to be followed at, or in connection with, the inquiry.	3
2	Rest	riction on publication of evidence	3
	(1)	The Children's Guardian may direct that the following must not be published, or must not be published except in a manner, and to particular persons, as the Children's Guardian specifies—	3
		(a) evidence given before an inquiry held by the Children's Guardian,	3
		(b) the contents of a document, or a description of a thing, produced to the Children's Guardian,	3
		(c) information that might enable a person who has given or may be about to give evidence before an inquiry to be identified or located,	3
		(d) the fact that any person has given or may be about to give evidence before an inquiry.	4
	(2)	The Children's Guardian is not to give a direction under this clause unless satisfied that the direction is necessary or desirable in the public interest.	4

	(3)	A pe	rson must not make a publication in contravention of a direction given under this se.	1 2
		Max	imum penalty—50 penalty units or imprisonment for 12 months, or both.	3
	(4)	evide or re medi	not a contravention of a direction given under this clause to publish any ence, contents of a document or information to a registered medical practitioner egistered psychologist for the purposes of that health practitioner providing ical or psychiatric care, treatment or counselling, including psychological selling, to a person who has given or may be about to give evidence before an iry.	4 5 6 7 8 9
3	Publ	icatio	n of evidence given at inquiry	10
	(1)	given to the legal Guar	rson present at an inquiry must not publish, or permit to be published, evidence in before the inquiry or the contents of a document produced at the inquiry, except the Children's Guardian, an officer of the Children's Guardian or an Australian practitioner appointed under clause 1(5) or as permitted by the Children's rdian or the regulations.	11 12 13 14 15
		Max	imum penalty—50 penalty units or imprisonment for 12 months, or both.	16
	(2)		sing in this clause affects clause 2, but a person cannot be punished under both ses for the same publication.	17 18
	(3)		clause does not apply to an officer of the Children's Guardian or an Australian practitioner appointed under clause 1(5).	19 20
	(4)	to a r healt inclu	not a contravention of this clause to publish evidence or contents of a document registered medical practitioner or registered psychologist for the purposes of that the practitioner providing medical or psychiatric care, treatment or counselling, ading psychological counselling, to a person who has given or may be about to evidence before an inquiry.	21 22 23 24 25
4	Disc	losure	es prejudicing investigations	26
	(1)	a doo likel	rson who is, by a summons under clause 1, required to give evidence or produce cument or other thing, must not disclose information about the summons that is y to prejudice the investigation to which it relates.  imum penalty—50 penalty units or imprisonment for 12 months, or both.	27 28 29 30
	(2)	Subc	clause (1) does not apply to a summons unless it specifies that information about ummons must not be disclosed.	31 32
	(3)	A pe	rson does not contravene this clause if—	33
		(a)	the disclosure is made to an employee, agent or other person in order to obtain information to comply with the summons and the employee, agent or other person is directed not to inform the person to whom the information relates about the matter, or	34 35 36 37
		(b)	the disclosure is made to obtain legal advice or representation in relation to the summons, or	38 39
		(c)	the disclosure is made for the purposes of, or in the course of, legal proceedings, or	40 41
		(d)	the disclosure is made to a registered medical practitioner or registered psychologist in relation to the provision by that health practitioner of medical or psychiatric care, treatment or counselling, including psychological counselling, to the person required to give evidence by the summons, or	42 43 44 45
		(e)	the disclosure is made in accordance with guidelines issued by the Children's Guardian or in accordance with the regulations.	46 47

(4)	A reference in this clause to the disclosure of any information about a summons includes a reference to—				
	(a)	a disclosure about the existence or nature of the summons or of the investigation to which it relates, and	3		
	(b)	a disclosure of any information to a person from which the person could reasonably be expected to infer the existence or nature of the summons or of the investigation to which it relates.	5 6 7		

Sch	chedule 4 Savings, transitional and other provisions					
Par	t 1	General				
1	Trans	ansitional regulation-making power				
	(1)	A reg	gulation (a <i>transitional regulation</i> ) may make provision about a matter for h—	2		
		(a)	it is necessary to make provision to allow or facilitate the doing of any thing to achieve the transition from the operation of the relevant provisions to the operation of this Act, and	<del>.</del>		
		(b)	this Act does not make provision or sufficient provision.	9		
	(2)		nsitional regulation may have retrospective operation to a day not earlier than ay of commencement.	10 1		
	(3)	A tra	nsitional regulation must declare it is a transitional regulation.	12		
	(4)		clause and any transitional regulations expire 2 years after the day of mencement.	13 14		
	(5)	In thi	s clause—	15		
		releve this A	ant provisions means a provision of the following Acts omitted or amended by Act—	16 17		
		(a)	the Adoption Act 2000,	18		
		(b)	the Children and Young Persons (Care and Protection) Act 1998,	19		
		(c)	the Community Services (Complaints, Reviews and Monitoring) Act 1993,	20		
		(d)	the Ombudsman Act 1974.	2		
2	Regu	ılation	s continued	22		
	(1)		clause applies to regulations made under the following Acts—	23		
		(a)	the Adoption Act 2000,	24		
		(b)	the Children and Young Persons (Care and Protection) Act 1998,	2		
		(c) (d)	the Community Services (Complaints, Reviews and Monitoring) Act 1993, the Ombudsman Act 1974.	26 27		
	(2)	` /	ovision of a regulation made under an Act listed in subclause (1) continues in			
	(2)	force provi	despite the commencement of this Act or a regulation under this Act, as if the sion of the regulation were made under a provision of this Act, with the ssary modifications.	28 29 30 31		
	(3)	This	clause expires on 30 June 2020.	32		
Par	t 2	Pro	visions consequent on enactment of this Act	33		
3	Appo	intme	ent of Children's Guardian continued	34		
			appointment of the Children's Guardian under the <i>Children and Young Persons</i> e and <i>Protection</i> ) Act 1998 is continued as if the appointment were made under Act.	35 36 37		
4	Exist	ing ac	creditation and applications for accreditation	38		
	(1)		rganisation that, immediately before the commencement, was accredited as an tion service provider under Part 2 of Chapter 3 of the <i>Adoption Act 2000</i> is taken	39 40		

		to have been accredited under this Act for the period and subject to the conditions to which it was subject.	1 2
	(2)	An application for accreditation made by an organisation under Part 2 of Chapter 3 of the <i>Adoption Act 2000</i> before the commencement of this Act, and not finally dealt with, is to continue to be dealt with under that Part unless the applicant elects to have the application dealt with under this Act.	3 4 5 6
5	Crite	ria for accreditation under Adoption Act 2000	7
		The standards and other criteria, approved under section 13 of the <i>Adoption Act 2000</i> , are taken to be standards and other criteria under section 110 of this Act.	8 9
6	Princ	cipal officers	10
		Section 75 of this Act extends to things done by, or with the approval of, a principal officer under section 5A of the <i>Children and Young Persons (Care and Protection)</i> Act 1998.	11 12 13
7	Exist	ting Official Community Visitors	14
	(1)	A person who, immediately before the commencement, was an Official Community Visitor for the purposes of Part 2 of the <i>Community Services (Complaints, Reviews and Monitoring) Act 1993</i> , is taken to have been appointed as an Official Community Visitor under section 140 of this Act for the term for which the person was appointed under section 7 of the <i>Community Services (Complaints, Reviews and Monitoring) Act 1993</i> .	15 16 17 18 19 20
	(2)	Nothing in this clause limits any function an Official Community Visitor may have under any other Act.	21 22
8	Exist	ting approvals for out-of-home care	23
	(1)	This clause applies to the following entities registered or otherwise authorised to arrange or provide voluntary out-of-home care in accordance with the <i>Children and Young Persons (Care and Protection) Act 1998</i> (each a <i>voluntary out-of-home care agency</i> )—	24 25 26 27
		(a) a designated agency,	28
		(b) a registered agency,	29
		(c) an individual authorised by a relevant agency (within the meaning of section 156 of that Act) or the Children's Guardian to provide voluntary out-of-home care.	30 31 32
	(2)	A voluntary out-of-home care agency, registered under the <i>Children and Young Persons (Care and Protection) Act 1998</i> and the regulations under that Act to arrange or provide voluntary out-of-home care, is, on commencement, taken to be—	33 34 35
		(a) the equivalent type of voluntary out-of-home care agency under this Act, and	36
		(b) registered under this Act for the period and subject to the conditions to which it was subject under the <i>Children and Young Persons (Care and Protection)</i> Act 1998.	37 38 39
	(3)	An application for registration as a voluntary out-of-home care agency made under the <i>Children and Young Persons (Care and Protection) Act 1998</i> and the regulations under that Act is, on commencement, taken to be an application for registration as the equivalent type of voluntary out-of-home care agency registration and is to be determined in accordance with this Act.	40 41 42 43 44

9	Rec	ords to be transferred	1
	(1)	Records kept in relation to Part 3A of the <i>Ombudsman Act 1974</i> are to be transferred to the Office of the Children's Guardian on commencement.	2
	(2)	A transferred record is to be treated for the purposes of a law of the State as if it were a record that the Children's Guardian had lawfully obtained in the performance of the Children's Guardian's functions.	4 5 6
	(3)	However, the provisions of the <i>Ombudsman Act 1974</i> , as in force immediately before the commencement of this Schedule, continue to apply to records transferred by operation of this clause, as if they had not been transferred.	7 8 9
	(4)	This clause has effect despite section 21 of the <i>State Records Act 1998</i> and section 34 of the <i>Ombudsman Act 1974</i> .	10 11
	(5)	Nothing in this Act prevents the Ombudsman from accessing records transferred under this clause, in the way agreed to by the Children's Guardian.	12 13
10	Rep	ortable allegations and reportable convictions under the Ombudsman Act 1974	14
	(1)	On commencement, an existing matter is taken to be a reportable allegation or reportable conviction made to the Children's Guardian under this Act.	15 16
	(2)	In this clause—	17
		existing matter means an investigation, notification or disclosure in relation to a reportable allegation or reportable conviction under Part 3A of the <i>Ombudsman Act</i> 1974 that is not finally dealt with on commencement.	18 19 20
Par	t 3	Provisions with delayed application	21
11	Offe	nces under Part 4	22
		If an entity commits an offence against a provision of Part 4 of this Act, other than an offence under Division 13 or Part 11 of this Act, the entity is taken not to have committed the offence for the period starting on commencement and ending 3 months after commencement.	23 24 25 26
12	Ann	ual reports not required in first 12 months of commencement	27
		Division 6 of Part 8 of this Act does not apply, in relation to an annual report, until 12 months after commencement of this Act.	28 29

Sch	nedule 5	Amendment of Acts and instruments	1
5.1	Adoption	Act 2000 No 75	2
[1]	Chapter 3 A	doption service providers	3
	Omit "accree	dited adoption service providers" from the Introduction.	4
	Insert instea Guardian Ac	d "adoption service providers accredited in accordance with the <i>Children's</i> et 2019".	5 6
[2]	Chapter 3, I	ntroduction	7
		Chapter provides for the accreditation of charitable and non-profit organisations doption services.".	8
[3]	Section 11 l	Unauthorised arrangements for adoption	10
	Omit "in acc	cordance with the regulations" wherever occurring.	11
	Insert instead	d "under the Children's Guardian Act 2019".	12
[4]	Chapter 3, F	Part 2 Accreditation of adoption service providers	13
	Omit the Par	t.	14
[5]	Section 91 I	Report required before order made for adoption of child	15
	Omit the def	inition of <i>designated agency</i> from section 91(7).	16
	Insert instead	d—	17
		designated agency has the same meaning as in the Children's Guardian Act 2019.	18 19
[6]	Section 124	A Guardian ad litem—exclusion of personal liability	20
		munities and" after "Department of" in the definition of <i>Guardian Ad Litem</i> tion 124A(3).	21 22
[7]	Section 208	Regulations	23
	Omit "or the	Children's Guardian" from section 208(2)(b).	24
[8]	Section 208	(2)(d) and (e)	25
	Omit the par	ragraphs.	26
[9]	Dictionary		27
		efinitions of accredited adoption service provider, Children's Guardian, and principal officer.	28 29
	Insert in alph	nabetical order—	30
		accredited adoption service provider has the same meaning as in the Children's Guardian Act 2019.	31 32
		<i>Children's Guardian</i> means the Children's Guardian appointed under section 112 of the <i>Children's Guardian Act 2019</i> .	33 34
		<b>Department</b> means the Department of Communities and Justice.	35
		<i>principal officer</i> has the same meaning as in the <i>Children's Guardian Act</i> 2019.	36 37

[10]	Dictionary, definitions of "designated person" and "information source"	1
	Omit "Family and Community Services" from paragraph (a) in each of the definitions.	2
	Insert instead "Communities and Justice".	3
5.2	Advocate for Children and Young People Act 2014 No 29	4
[1]	Section 37 Functions of Committee	5
	Omit "under the Child Protection (Working with Children) Act 2012," from section 37(1)(b).	6 7
	Insert instead—	8
	under—	9
	<ul> <li>(i) the Child Protection (Working with Children) Act 2012, or</li> <li>(ii) the Children's Guardian Act 2019 in relation to the reportable conduct scheme and working with relevant entities to prevent, identify, and reportable conduct and promote</li> </ul>	10 11 12
	identify and respond to reportable conduct and promote compliance with the scheme,	13 14
[2]	Section 37(1)(c)	15
	Omit "under the Child Protection (Working with Children) Act 2012".	16
	Insert instead "specified in paragraph (b)".	17
[3]	Section 37(2)	18
	Omit the subsection. Insert instead—	19
	(2) Nothing in this Part authorises the Parliamentary Joint Committee—	20
	(a) to investigate a matter relating to particular conduct, including conduct under Part 4 of the <i>Children's Guardian Act 2019</i> , or	21 22
	(b) to review a decision to investigate, not to investigate or to discontinue investigation of a particular matter, or	23 24
	(c) to review the findings, recommendations or other decisions of the Children's Guardian in relation to a particular matter.	25 26
5.3	Ageing and Disability Commissioner Act 2019 No 7	27
	Section 13 Reports may be made to Commissioner	28
	Insert after section 13(8)(c)—	29
	(c1) the Children's Guardian under the Children's Guardian Act 2019,	30
5.4	Child Protection (International Measures) Act 2006 No 12	31
[1]	Section 5 Definitions	32
	Omit "Family and Community Services" from the definition of <i>Department</i> in section 5(1).	33
	Insert instead "Communities and Justice".	34
[2]	Section 5(1), definition of "designated agency"	35
	Omit "Children and Young Persons (Care and Protection) Act 1998".	36
	Insert instead "Children's Guardian Act 2019".	37

5.5	<b>Child Protect</b>	ion (Offenders Registration) Act 2000 No 42	1
	Section 16 NCA	T may exempt persons from compliance with reporting obligations	2
	Omit "section 17 from section 16(	78 of the Children and Young Persons (Care and Protection) Act 1998" 12).	3
	Insert instead "se	ection 112 of the Children's Guardian Act 2019".	5
5.6	Child Protect	ion (Working with Children) Act 2012 No 51	6
[1]	Section 3 Objec	t of Act	7
		and Young Persons (Care and Protection) Act 1998. In particular, see Chapter 13 of that Act" from the note.	8 9
	Insert instead "C that Act".	hildren's Guardian Act 2019. In particular, see section 125 and Part 6 of	10 11
[2]	Section 5 Defini	tions	12
		ons of Children's Guardian, Department, designated agency, principal tered agency from section 5(1).	13 14
	Insert in alphabet		15
		<i>Idren's Guardian</i> means the Children's Guardian appointed under section of the <i>Children's Guardian Act 2019</i> .	16 17
	Dep	artment means the Department of Communities and Justice.	18
	<b>desi</b> 201	<b>gnated agency</b> has the same meaning as in the <i>Children's Guardian Act</i> 9.	19 20
	prin	cipal officer of—	21
	(a)	an accredited adoption service provider—has the same meaning as in the <i>Children's Guardian Act 2019</i> , or	22 23
	(b)	a designated agency or a registered agency—has the same meaning as in the <i>Children's Guardian Act 2019</i> .	24 25
	<b>regi</b> 2015	stered agency has the same meaning as in the Children's Guardian Act 9.	26 27
[3]	Section 35 Notification requirement trigonometric section 35 Notification (1997) and the section (1997) and the	ication by reporting bodies of conduct constituting assessment ger	28 29
	Omit section 35(	1A).	30
[4]	Section 35(4), de	efinition "reporting body", paragraphs (a), (b), (c1) and (d)	31
	Omit the paragra	phs.	32
[5]	Section 38 Child	dren's Guardian public awareness and advice functions	33
	Omit "Chapter 1 from the note.	3 of the Children and Young Persons (Care and Protection) Act 1998"	34 35
	Insert instead "Pa	art 6 of the Children's Guardian Act 2019".	36
5.7	Child Protect	ion (Working with Children) Regulation 2013	37
[1]	Clause 3 Definit	ions	38
	Omit the definition	on of <i>registered agency</i> from clause 3(1).	39

[2]	Clause	25	1
	Omit cl	ause 25. Insert instead—	2
	25 A	dditional reporting bodies	3
		For paragraph (e) of the definition of <i>reporting body</i> in section 35(4) of the Act, the following are prescribed as reporting bodies—	4
		(a) the Scout Association of Australia, New South Wales Branch,	6
		(b) members of the Association of Independent Schools of NSW.	7
5.8	Childr	en and Young Persons (Care and Protection) Act 1998 No 157	8
[1]	Section	3 Definitions	g
		ne definitions of <i>child</i> , <i>Children's Guardian</i> , <i>Department</i> , <i>designated agency</i> , <i>er's authority</i> and <i>registered agency</i> from section 3(1).	10 11
	Insert in	alphabetical order—	12
		child means a person who is under the age of 16 years.	13
		<i>Children's Guardian</i> means the Children's Guardian appointed under section 112 of the <i>Children's Guardian Act 2019</i> .	14 15
		<b>Department</b> means the Department of Communities and Justice.	16
		designated agency has the same meaning as in the Children's Guardian Act 2019.	17 18
		voluntary out-of-home care has the same meaning as in Part 5 of the Children's Guardian Act 2019.	19 20
[2]	Section	s 5A Meaning of "principal officer"	21
	Omit se	ction 5A(1)–(3). Insert instead—	22
	(	1) In this Act, <i>principal officer</i> , in relation to a registered agency or a designated agency has the same meaning as in the <i>Children's Guardian Act 2019</i> .	23 24
[3]	Section	23 Child or young person at risk of significant harm	25
	Omit "s 23(2).	ections 154 (2) (a) and 156A (3) for other circumstances" from the note to section	26 27
	Insert in	nstead "section 154(2)(a) for another circumstance".	28
[4]	Section	27 Mandatory reporting	29
	Insert at	t the end of section 27(1)(b)—	30
		, and	31
		(c) a person in religious ministry, or a person providing religion-based activities to children, and	32 33
		<ul> <li>(d) a registered psychologist providing a professional service as a psychologist.</li> </ul>	34 35
[5]	Section	a 27(2)(b)	36
	Insert "	or role specified in subsection (1)" after "work".	37
[6]	Section	27A Alternative reporting arrangements	38
	Omit "I	Family and Community Services" from paragraph (g) of the definition of <i>relevant</i> in section 27A(1).	39 40

	Inser	t instea	ad "Communities and Justice".	1
[7]	Sect	ion 29	Protection of persons who make reports or provide certain information	2
	Omit	sectio	on 29(1)(c).	3
	Inser	t instea	ad—	4
			(c) the making of the report does not constitute a ground for civil or criminal liability against the person making the report, and	5 6
[8]	Sect	ion 29	(6), definition of "reportable conduct"	7
	Omit	"Part	3A of the Ombudsman Act 1974".	8
	Inser	t instea	ad "Part 4 of the Children's Guardian Act 2019".	9
[9]	Sect	ion 29	AAA	10
	Inser	t after	section 29—	11
29	AAA		ection of persons who make reports or provide information to particular tutions	12 13
		(1)	If, in relation to a child or young person or a class of children or young persons, a person makes a report in good faith to an institution engaging in child-related work about a child or young person that the person making the report reasonably suspects is at risk of significant harm in the institution—	14 15 16 17
			(a) the making of the report does not constitute a breach of professional etiquette or ethics or a departure from accepted standards of professional conduct, and	18 19 20
			(b) no liability for defamation is incurred because of the report, and	21
			(c) the making of the report does not constitute a ground for civil or criminal liability against the person making the report.	22 23
		(2)	The protections given by this section to a person who makes a report apply to—	24 25
			(a) a person who provided information on the basis of which the report was made in good faith to the institution, and	26 27
			(b) a person who otherwise was in good faith concerned in making such a report or causing such a report to be made,	28 29
			in the same way as they apply in respect of the person who actually made the report.	30 31
			<b>Note.</b> It is an offence under section 254 for a person to disclose any information obtained in connection with the administration or execution of this Act, except in certain circumstances. The maximum penalty is 10 penalty units (currently \$1,100) or imprisonment for up to 12 months, or both.	32 33 34 35
[10]	Sect	ion 29	AB	36
	Inser	t after	section 29AA—	37
2	9AB	Prote	ection against retribution	38
		(1)	A person must not take, or threaten to take, detrimental action in respect of a person acting in good faith, who makes, or proposes to make, a report under this Part.	39 40 41
			Maximum penalty—50 penalty units or imprisonment for 12 months, or both.	42
		(2)	For subsection (1), a report is not made in good faith if—	43

		(a)	the report was made or proposed in bad faith, or	1
		(b)	a material allegation was known by the person giving the report to be false.	2
	(3)	In th	is section—	4
			imental action means action causing, comprising or involving any of the wing—	5 6
		(a)	injury, damage or loss,	7
		(b)	intimidation or harassment,	8
		(c)	discrimination, disadvantage or adverse treatment in relation to employment,	9 10
		(d)	dismissal from, or prejudice in, employment,	11
		(e)	prejudice in the provision of a service,	12
		(f)	disciplinary proceedings.	13
[11]	Section 78	A Per	manency planning	14
			for Family and Community Services and the Minister for Aboriginal tion 78A(4)(e).	15 16
		State	inister for Families, Communities and Disability Services and the Special , Minister for the Public Service and Employee Relations, Aboriginal Arts".	17 18 19
[12]	Section 10	1A Gu	uardian ad litem—exclusion of personal liability	20
	Insert "Con <b>Panel</b> in sec		ties and" after "Department of" in the definition of <i>Guardian Ad Litem</i> 101A(3).	21 22
[13]	Section 13	5 Defi	nition and types of "out-of-home care"	23
	Omit "—se	e secti	ion 135C" from section 135(2)(c).	24
			thin the meaning of the Children's Guardian Act 2019".	25
[14]	Sections 1	35C 1	139 and 140	26
LJ	Omit the se	•		27
[15]	•		3A Voluntary out-of-home care	28
	Omit the Pa	ırt.		29
[16]	Sections 1	71A a	nd 172	30
	Omit the se	ctions		31
[17]	Chapter 10	Child	dren's Guardian	32
	Omit the Cl	napter	(except as otherwise amended by this Schedule).	33
[18]	Section 18	2 Rem	noval of responsibility for daily care and control from an authorised	34 35
			number section 182 of the <i>Children and Young Persons (Care and 998</i> as section 128 of the <i>Children's Guardian Act 2019</i> .	36 37

[19]	Section 184 Application for review of order of the Children's Court	1
	Omit "this Act". Insert instead "the Children and Young Persons (Care and Protection) Act 1998". Relocate and renumber amended section 184 as section 129 of the Children's Guardian Act 2019.	3
[20]	Chapter 13 Children's employment	5
	Omit the Chapter.	6
[21]	Section 235 Entry without warrant into premises	7
	Omit ", other than premises to which section 236 applies" from section 235(1).	8
[22]	Sections 236 and 236A	g
	Omit the sections.	10
[23]	Section 245 Decisions that are administratively reviewable by Civil and Administrative Tribunal	11 12
	Omit section 245(1)(b) and (d)–(f).	13
[24]	Section 245(1)(g)	14
	Omit "Minister, the Children's Guardian". Insert instead "Minister".	15
[25]	Section 245H Interaction with other laws	16
	Omit "sections 185 and" from section 245H(2). Insert instead "section".	17
[26]	Section 258 Liability of directors etc for offences by corporation—offences attracting executive liability	18 19
	Omit section 258(1)(e) and (h)–(j).	20
[27]	Section 264 Regulations	21
	Omit section 264(1A)(i) and (k).	22
[28]	Section 264(1B)	23
	Omit the subsection.	24
[29]	Schedule 2 Provisions relating to employers' authorities	25
	Omit the Schedule.	26
5.9	Children (Education and Care Services National Law Application) Act 2010 No 104	27 28
	Section 5 Exclusion of legislation of this jurisdiction	29
	Omit "Part 3A of the Ombudsman Act 1974" from section 5(3).	30
	Insert instead "Part 4 of the Children's Guardian Act 2019".	31
5.10	Children's Guardian Act 2019	32
[1]	Section 10 Definitions	33
	Insert in alphabetical order—	34
	religious body see section 15A.	35

[2]	Section 12 Mean	ning of "relevant entity"	1
	Insert at the end	of section 12(b)—	2
		, or	3
	(c)	a religious body.	4
[3]	Section 15A		5
	Insert after section	on 15—	6
	15A Meaning	of "religious body"	7
	Reli	igious body means—	8
	(a)	a body established for a religious purpose, and	9
	(b)	an entity that establishes, or directs, controls or administers, an educational or other charitable entity that is intended to be, and is, conducted in accordance with religious doctrines, beliefs or principles.	10 11 12
[4]	Section 16 Mean	ning of "employee"	13
	Insert at the end	of section 16(1)(b)—	14
		, or	15
	(c)	for a religious body—an individual who holds, or is required by the religious body to hold, a working with children check clearance for the purpose of engagement with the religious body.	16 17 18
[5]	Schedule 1 Sch	edule 1 entities	19
	Insert at the end	of the Schedule, with appropriate item numbering—	20
	Ī	providers of overnight camps	21
[6]	Schedule 1		22
	Insert at the end	of the Schedule, with appropriate item numbering—	23
	beds	accommodation and respite services for children that provide overnight s for children, including housing and homelessness services	24 25
[7]	Schedule 1		26
	Insert at the end	of the Schedule, with appropriate item numbering—	27
	I	providers of family group homes	28
[8]	Schedule 6 Dict	ionary	29
	Insert in alphabe	tical order—	30
	-	gious body, for Part 4, see section 15A.	31
5.11	Civil Liability	Act 2002 No 22	32
	Section 6E Indiv	viduals who are associated with organisations	33
	Omit "Children 6E(1)(b).	and Young Persons (Care and Protection) Act 1998" from section	34 35
	Insert instead "C	hildren's Guardian Act 2019".	36

5.12	Commonwealth Powers (Family Law—Children) Act 1986 No 182	1
	Schedule 1 Statutory provisions	2
	Omit "182," from the matter relating to the Children and Young Persons (Care and Protection) Act 1998.	3 4
5.13	Community Services (Complaints, Reviews and Monitoring) Act 1993 No 2	5 6
[1]	Long title	7
	Omit "to provide for Official Community Visitors and their functions;".	8
[2]	Section 4 Definitions	9
	Insert "or the Children's Guardian Act 2019" after "Children and Young Persons (Care and Protection) Act 1998" in paragraph (d) of the definition of <b>child in care</b> in section 4(1).	10 11
[3]	Section 4(1), paragraph (d) of definition of "relevant Minister"	12
	Omit "Minister for Family and Community Services".	13
	Insert instead "Attorney General, and Minister for the Prevention of Domestic Violence".	14
[4]	Section 4(1), paragraph (a) of definition of "service provider"	15
	Omit "Family and Community Services". Insert instead "Communities and Justice".	16
[5]	Section 4(1), paragraphs (c) and (d) of definition of "service provider"	17
	Omit "Minister for Family and Community Services, the Minister for Ageing or the Minister for Disability Services" wherever occurring.	18 19
	Insert instead "Attorney General, and Minister for the Prevention of Domestic Violence".	20
[6]	Section 4(1), paragraph (g) of definition of "service provider"	21
	Omit "or designated agency".	22
[7]	Section 4(1), paragraph (g1) of definition of "service provider"	23
	Insert after paragraph (g)—	24
	(g1) a designated agency within the meaning of the <i>Children's Guardian Act</i> 2019, or	25 26
[8]	Section 4(1), definition of "visitable service"	27
	Omit the definition.	28
[9]	Section 5 Administration of community welfare legislation	29
	Omit "Minister for Family and Community Services, the Minister for Ageing, the Minister for Disability Services or the Secretary of the Department of Family and Community Services" from section 5(1)(b).	30 31 32
	Insert instead "Attorney General, and Minister for the Prevention of Domestic Violence or the Secretary of the Department of Communities and Justice".	33 34
[10]	Section 5(1)(c)	35
	Omit "Minister for Family and Community Services, the Minister for Ageing or the Minister for Disability Services".	36 37

	Insert instead "Attorney General, and Minister for the Prevention of Domestic Violence".	1
[11]	Part 2 Official Community Visitors	2
	Omit the Part.	3
[12]	Section 11 Community services functions of Ombudsman	4
	Omit "and visitable services" and "or services provided by visitable services" from section 11(1)(e).	5 6
[13]	Section 15 Application of provisions of the Ombudsman Act 1974 to reviews and other functions	7
	Omit section 15(2).	9
	Insert instead—	10
	(2) For that purpose, those provisions apply to or in respect of a service provider or an employee, or a person acting on behalf of a service provider, in the same way as they apply to a public authority.	11 12 13
[14]	Section 28 Applications to Tribunal for administrative reviews of decisions	14
	Insert "section 150 of the <i>Children's Guardian Act 2019</i> ," after "Adoption Information Act 1990," in section 28(1)(a).	15 16
[15]	Section 28(2), paragraphs (a)–(d) of definition of "relevant decision maker"	17
	Omit the paragraphs. Insert instead—	18
	(a) the Attorney General, and Minister for the Prevention of Domestic Violence,	19 20
	(b) the Secretary of the Department of Communities and Justice,	21
	(c) the Children's Guardian appointed under the <i>Children's Guardian Act</i> 2019,	22 23
[16]	Sections 34C(4)(a) and (g), 34L(1)(c)(ii) and 37(4), definition of "Chief Executive of ADHC"	24 25
	Omit "Family and Community Services" wherever occurring.	26
	Insert instead "Communities and Justice".	27
[17]	Section 34C Establishment and composition of the Team	28
	Insert "Communities and" after "Department of" in section 34C(4)(f).	29
[18]	Section 45 Reasons to be given for certain decisions	30
	Omit paragraphs (a)–(d) of the definition of <i>relevant decision maker</i> in section 45(4).	31
	Insert instead—	32
	(a) the Attorney General, and Minister for the Prevention of Domestic Violence,	33 34
	(b) the Secretary of the Department of Communities and Justice,	35
[19]	Section 47 Protection of complainant against retribution	36
	Omit ", an Official Community Visitor" from section 47(1)(a).	37
[20]	Section 47(1)(c)	38
	Omit "an Official Community Visitor,".	39

[21]	Section 48 Exclusion of personal liability	1
	Omit section 48(a).	2
[22]	Section 48	3
	Omit "the Official Community Visitor,".	4
5.14	Coroners Act 2009 No 41	5
[1]	Sections 13(1), 51(3) and 103A(6)	6
	Insert "Communities and" after "Department of" wherever occurring.	7
[2]	Section 24 Jurisdiction concerning deaths of children and disabled persons	8
	Insert "or the Children's Guardian Act 2019" after "Children and Young Persons (Care and Protection) Act 1998" in paragraph (d) of the definition of child in care in section 24(3).	10
[3]	Sections 79(4)(c) and (5) and 103A(7)–(9)	11
	Insert ", and Minister for the Prevention of Domestic Violence" after "Attorney General" wherever occurring.	12 13
[4]	Section 101E Members of Team	14
	Omit section 101E(3)(c) and (d). Insert instead—	15
	(c) the Department of Communities and Justice,	16
[5]	Section 101M Confidentiality of information	17
	Omit "Family and Community Services" from section 101M(1)(c)(ii).	18
	Insert instead "Communities and Justice".	19
[6]	Schedule 1 Provisions relating to coronial officers	20
	Insert "Communities and" after "Department of" in clause 5(1)(g)(ii).	21
5.15	Crimes Act 1900 No 40	22
[1]	Section 316A Concealing child abuse offence	23
	Insert "or Part 4 of the <i>Children's Guardian Act 2019</i> " after " <i>Children and Young Persons (Care and Protection) Act 1998</i> " in section 316A(2)(b).	24 25
[2]	Section 316A(2)(c)	26
	Omit the paragraph.	27
	Insert instead—	28
	(c) immediately before the repeal of Part 3A of the <i>Ombudsman Act 1974</i> by the <i>Children's Guardian Act 2019</i> , the person had reported the information to the Ombudsman under that Part, or believed on reasonable grounds that another person had done so, or	29 30 31 32
5.16	Crimes (Appeal and Review) Act 2001 No 120	33
[1]	Section 113 Applications and appeals in relation to children	34
	Omit section 113(1)(c). Insert instead—	35

		(c)	if the Secretary of the Department of Communities and Justice or a designated agency has the care responsibility for the child, by the Secretary.	1 2 3
[2]	Section 113	3(2)		4
	Omit the sul	bsecti	on. Insert instead—	5
	(2)	In th	is section—	6
			responsibility and parental responsibility have the same meanings as in Children and Young Persons (Care and Protection) Act 1998.	7 8
		<b>desig</b> 2019	<b>gnated agency</b> has the same meaning as in the <i>Children's Guardian Act</i> 0.	9 10
5.17	Education	n Act	t 1990 No 8	11
[1]	Section 260 students	C Rele	evant agencies from which information may be obtained about	12 13
	Omit section	n 26C	(1)(f) and (g). Insert instead—	14
			(f) the Department of Communities and Justice,	15
[2]	Section 47	Regis	stration requirements for non-government schools	16
	Omit "Part 3	3A of	the Ombudsman Act 1974" from section 47(1)(g)(iii).	17
	Insert instea	ıd "Pa	rt 4 of the Children's Guardian Act 2019".	18
5.18	Entertain	men	t Industry Act 2013 No 73	19
	Section 13	Perfo	rmer representatives to provide information to performers	20
	Omit "Chila	dren a	and Young Persons (Care and Protection) Act 1998" from section 13(3).	21
	Insert instea	ıd "Ch	nildren's Guardian Act 2019".	22
5.19	Evidence	Act	1995 No 25	23
[1]	Section 19	Comp	pellability of spouses and others in certain criminal proceedings	24
	Omit section	n 19(a	a)(i) and (ii).	25
[2]	Section 19(	(c)		26
	Insert at the	end o	of section 19(b)—	27
			, or	28
		(c)	in proceedings for an offence against or referred to in the following provisions of the <i>Children's Guardian Act 2019</i> —	29 30
			(i) section 90,	31
			(ii) section 104.	32
5.20	Governm	ent l	nformation (Information Commissioner) Act 2009 No 53	33
	Section 31	4		34
	Insert after s	section	n 31—	35

	31A	Comi	missioner may furnish information to Children's Guardian	1
		(1)	The Commissioner may, at any time, furnish to the Children's Guardian, information obtained by the Commissioner in discharging functions under this or any other Act if the Commissioner is of the opinion that the information relates to the conduct of an agency that could be the subject of a complaint and the Children's Counties.	2 3 4 5
		(2)	under the Children's Guardian Act 2019.	6
		(2)	However, the Commissioner must not disclose information that could not otherwise be disclosed under this Act or could not be obtained by the Children's Guardian under the <i>Children's Guardian Act 2019</i> .	7 8 9
5.21	Gove	ernm	ent Information (Public Access) Act 2009 No 52	10
[1]	Sche	dule 2	Excluded information of particular agencies	11
	Insert	at the	end of clause 2—	12
			The Office of the Children's Guardian—reportable conduct matters under Part 4 of the <i>Children's Guardian Act 2019</i> (including report handling, investigative and reporting functions, and any functions of the Children's Guardian relating to Official Community Visitors appointed under the <i>Children's Guardian Act 2019</i> ).	13 14 15 16 17
[2]	Sche	dule 4	Interpretative provisions	18
	Insert	after o	clause 13(1)(d)—	19
			(d1) the Children's Guardian, or	20
5.22		ernm 8 No 7	ent Sector Finance Legislation (Repeal and Amendment) Act	21 22
	Sche	dule 4	.16	23
	Omit	the sul	bschedule. Insert instead—	24
	4.16	Chile	dren's Guardian Act 2019	25
		Secti	on 137 Provisions relating to reports to Parliament	26
		Omit	section 137(6). Insert instead—	27
			(6) The <i>Government Sector Finance Act 2018</i> is, in its application to annual reporting information prepared for the Children's Guardian, modified to the extent necessary for the purposes of this Part.	28 29 30
5.23	Heal	th Re	ecords and Information Privacy Act 2002 No 71	31
[1]	Section	on 4 D	efinitions	32
	Insert	after p	paragraph (g1) of the definition of <i>investigative agency</i> in section 4(1)—	33
		_	(g2) the Children's Guardian,	34
[2]	Section	ons 40	0(4) and 62(3)(b)	35
			Minister for the Prevention of Domestic Violence" after "Attorney General" ecurring.	36 37

5.24	Industrial Relations (Child Employment) Act 2006 No 96	1					
	Section 19 Relationship with other legislation						
	Omit "Children and Young Persons (Care and Protection) Act 1998" from section 19(c).	3					
	Insert instead "Children's Guardian Act 2019".	4					
5.25	Law Enforcement Conduct Commission Act 2016 No 61	5					
[1]	Section 4 Definitions	6					
	Insert in alphabetical order in section 4(1)—						
	officer of the Children's Guardian includes the following—						
	(a) an acting Children's Guardian,	9					
	(b) a Deputy Children's Guardian,	10					
	(c) an Assistant Children's Guardian.	11					
[2]	Sections 28, 77 and 86	12					
	Insert ", and Minister for the Prevention of Domestic Violence" after "Attorney General" wherever occurring.	13 14					
[3]	Section 33 Duty to notify Commission of possible officer misconduct and serious maladministration	15 16					
	Insert after section 33(1)(e)—	17					
	(e1) the Children's Guardian,	18					
[4]	Sections 77(5) and 189(2)(d)	19					
	Insert "Communities and" after "Department of" wherever occurring.						
[5]	Section 147 Offence of making false complaint or giving false information	21					
	Insert after section 147(2)(i)—	22					
	(i1) the Children's Guardian, or	23					
[6]	Section 161 Co-operation with other agencies	24					
	Insert after paragraph (a) of the definition of <i>investigative agency</i> in section 161(5)—						
	(a1) the Children's Guardian,	26					
[7]	Section 165 Relationship with Ombudsman and Children's Guardian	27					
	Insert "or the <i>Children's Guardian Act 2019</i> " after " <i>Ombudsman Act 1974</i> " wherever occurring in section 165(1) and (2).	28 29					
[8]	Section 165(1)	30					
	Insert "or the Children's Guardian" after "to the Ombudsman".	31					
[9]	Section 165(3) and (3A)	32					
	Omit section 165(3). Insert instead—	33					
	(3) The Ombudsman must give the Commission notice in writing of any	34					
	complaint received by the Ombudsman (or misconduct information of which	35					
	the Ombudsman becomes aware) under the <i>Ombudsman Act 1974</i> concerning the NSW Police Force or members of the NSW Police Force that consists of	36 37					
	or involves a reportable allegation or reportable conviction (within the	38					

				ing of Part 3C of the <i>Ombudsman Act 1974</i> ), or the inappropriate ing or response to such an allegation or conviction.	2
		(3A)	comp which Guard	Children's Guardian must give the Commission notice in writing of any laint received by the Children's Guardian (or misconduct information of a the Children's Guardian becomes aware) under the Children's dian Act 2019 concerning the NSW Police Force or members of the NSW to Force that consists of or involves—	3 4 6
			(a)	a reportable allegation or a conviction considered to be a reportable conviction (within the meaning of the <i>Children's Guardian Act 2019</i> ), or	8 9 10
			to repo	the inappropriate handling or response to the allegation or conviction. The Ombudsman and the Children's Guardian are under a duty under section 33 ort possible officer misconduct or serious maladministration to the Commission ay refer a complaint received by the Ombudsman or Children's Guardian to the hission.	1 <sup>2</sup> 12 13 14 15
[10]	Secti	on 16	5(4)		16
		t ", or y occur		ommission and the Children's Guardian," after "Ombudsman" where	17 18
[11]	Secti	on 16	5(4)(b)		19
	Omit	the pa	ragrapl	h. Insert instead—	20
			(b)	notifiable matters that the Ombudsman or the Children's Guardian may, with the consent of the Commission, deal with or continue to deal with under the <i>Ombudsman Act 1974</i> or the <i>Children's Guardian Act 2019</i> , as appropriate, or	2° 22 23 24
[12]	Secti	on 16	5(4)(c)		2
	Inser	t "or th	e Chil	dren's Guardian" after "Ombudsman".	26
[13]	Secti	on 16	5(5), de	efinition of "notifiable matter"	27
	Inser	t "or (3	A)" af	ter "subsection (3)".	28
[14]	Secti	ion 181	1A		29
	Inser	t after s	section	181—	30
1	181A	Discl Com	osure missio	of information and giving of evidence by Children's Guardian to n	3 <sup>2</sup>
		(1)		Children's Guardian, and any officer of the Children's Guardian acting the approval of the Children's Guardian, may—	30 34
			(a)	disclose to the Commission information obtained by the Children's Guardian or an officer of the Children's Guardian in exercising functions under the <i>Children's Guardian Act 2019</i> or any other Act, or	39 36 37
			(b)	give evidence before the Commission and produce any document to the Commission in respect of the information.	38 39
		(2)	can be docur Child	er the Children's Guardian nor any officer of the Children's Guardian e compelled to give any evidence before the Commission or produce any ment before the Commission in respect of information obtained by the ren's Guardian or officer of the Children's Guardian in exercising ions as referred to in subsection (1).	40 42 43 44

	(3)	This <i>2019</i>		applies despite sections 59 and 62 of the Children's Guardian Act	1	
	(4)			of the <i>Children's Guardian Act 2019</i> does not apply in respect of a for an offence under this Act.	3	
[15]	Section 197	Reg	ulation	s	5	
	Insert "the C	Childre	en's Gu	uardian," after "Ombudsman," in section 197(2)(a).	6	
5.26	Law Enfo	rcen	nent (l	Powers and Responsibilities) Act 2002 No 103	7	
	Schedule 2	Sear	ch war	rants under other Acts	8	
	Insert in alp	habeti	cal ord	er—	g	
		Chile	lren's (	Guardian Act 2019, clause 31 of Schedule 2	10	
5.27	Ombudsn	nan <i>i</i>	Act 19	974 No 68	11	
[1]	Part 3A Chi	ild pro	otection	n	12	
	Omit the Par	rt.			13	
[2]	Section 250	O Defi	nitions	\$	14	
	Omit "Fami	ly and	l Comn	nunity Services" from the definition of <i>Department</i> .	15	
	Insert instea	d "Co	mmuni	ities and Justice".	16	
[3]	Section 34	Discl	osures	by Ombudsman or officer	17	
	Omit "Fami	ly and	l Comn	nunity Services" from section 34(1)(b1).	18	
	Insert instea	d "Co	mmuni	ities and Justice".	19	
[4]	Schedule 1 Excluded conduct of public authorities					
	Insert after i	tem 1	` /		21	
		(i)		Children's Guardian or an officer of the Children's Guardian in on to a matter—	22 23	
			(i)	that is an inquiry, complaint, notification or investigation under Part 3A of this Act, as in force immediately before its repeal, and	24 25	
			(ii)	that was transferred to the Children's Guardian under the Children's Guardian Act 2019.	26 27	
[5]	Schedule 1	, item	12(d)		28	
	Omit the par	ragrap	h.		29	
[6]	Schedule 1	, item	13		30	
	Omit the item. Insert instead—					
		13	Force convi	uct of the NSW Police Force or a member of the NSW Police cunless the conduct relates to a reportable incident or reportable ction (within the meaning of Part 3C), or the inappropriate ing or response to such an incident or conviction.	32 33 34 35	
[7]	Schedule 1	A Age	encies		36	
	Insert in alp	habeti	cal ord	er—	37	
		C	hildren	's Guardian	38	

5.28	Ombudsman Regulation 2016	1
	Clauses 4–7	2
	Omit the clauses.	3
5.29	Police Act 1990 No 47	4
	Section 167A Offence of making false complaint about conduct of police officer or giving false information about misconduct matter	5 6
	Insert after section 167A(2)(g)—	7
	(g1) the Children's Guardian,	8
5.30	Privacy and Personal Information Protection Act 1998 No 133	9
[1]	Section 3 Definitions	10
	Insert after paragraph (a)(viia) of the definition of <i>investigative agency</i> in section 3(1)—	11
	(viib) the Children's Guardian,	12
[2]	Section 28 Other exemptions	13
	Insert "Children's Guardian," after "Ombudsman's Office," in section 28(1).	14
5.31	Public Interest Disclosures Act 1994 No 92	15
	Section 4 Definitions	16
	Insert after paragraph (c) of the definition of <i>investigating authority</i> in section 4(1)—	17
	(c1) the Children's Guardian, or	18

Schedule 6 Dictionary	1
section	4 2
Aboriginal child—	3
(a) means a child descended from an Aboriginal person, and	4
(b) includes a child the Children's Court has determined is an Aboriginal child under section 5(2) of the Children and Young Persons (Care and Protection) Act 1998.	on 5
Aboriginal person has the same meaning as in the Aboriginal Land Rights Act 1983.	7
accredited adoption service provider means an organisation accredited by the Children Guardian to provide adoption services.	's 8
adoption service has the same meaning as in the Adoption Act 2000.	10
adoptive parent has the same meaning as in the Adoption Act 2000.	11
adult means an individual who is 18 years or more.	12
advisory committee means an advisory committee established under section 127.	13
assault, for Part 4, see section 25.	14
authorised carer has the same meaning as in the Children and Young Persons (Care an Protection) Act 1998.	nd 15 16
authorised officer, for Schedule 2, see clause 1 of Schedule 2.	17
authorised person see clause 1 of Schedule 2.	18
business day means a day that is not—	19
(a) a Saturday or Sunday, or	20
(b) a public holiday, special holiday or bank holiday in the place in which any relevant act is to be done or may be done.	to 21 22
care responsibility has the same meaning as in the Children and Young Persons (Care an Protection) Act 1998.	ad 23 24
child—	25
(a) for Part 6—see section 87, or	26
(b) for Part 7—see section 106, or	27
(c) otherwise—means an individual under the age of 18 years.	28
child in care, for Part 9, see section 139.	29
<i>Children's Court</i> means the Children's Court of New South Wales constituted by the <i>Children Court Act 1987</i> .	's 30
<i>Children's Guardian</i> means the Children's Guardian appointed under section 112.	32
<i>Children's Guardian report</i> , for Part 4, see section 49(1).	33
commencement see section 5(1).	34
Commissioner of Police means the Commissioner of Police appointed under the Police Act 1996	<i>0</i> . 35
complaint, for Part 4, see section 10.	36
contractor, for Part 4, see section 10.	37
<b>Department</b> means the Department of Communities and Justice.	38
designated agency see section 72.	39
director, for Division 2 of Part 11, see section 159.	40
employee, for Part 4, see section 16.	41
<i>employer's authority</i> means an employer's authority that has been granted by the Children Guardian under Division 3 of Part 6.	's 42 43
employer's exemption see section 91(1)(h)	11

empl	oyment—	1
(a)	for Part 4—see section 10, or	2
(b)	for Part 6—see section 87.	3
entity	v includes a person and an unincorporated body.	4
	v report, for Part 4, see section 36(1).	5
execi	utive liability offence, for Division 2 of Part 11, see section 160.	6
film,	for Schedule 2, see clause 1.	7
findi	ng of reportable conduct, for Part 4, see section 26.	8
gene	<i>ral power</i> , for Schedule 2, see clause 1.	9
head	, of a relevant entity, for Part 4, see section 17.	10
ill-tre	eatment, of a child, for Part 4, see section 23.	11
inspe	ect, in relation to a thing, for Schedule 2, see clause 1.	12
inves	stigation, for Part 4, see section 10.	13
inves	stigator, for Part 4, see section 10.	14
	of a child, means a person who shares a cultural, tribal or community connection with the that is recognised by that child's family or community.	15 16
local	government authority, for Part 4, see section 15.	17
marr	<i>ied</i> means—	18
(a)	2 persons who are legally married to each other, or	19
(b)	2 Aboriginal or Torres Strait Islander persons who are living together in a relationship that is recognised as a marriage according to the traditions of an Aboriginal community or Aboriginal or Torres Strait Islander group to which they belong.	20 21 22
negle	ect, for Part 4, see section 24.	23
notif	<i>ication</i> , for Part 4, see section 29(2).	24
occu	<i>pier</i> , for Schedule 2, see clause 1.	25
<i>of</i> , in	relation to a place, for Schedule 2, see clause 1.	26
Offic	rial Community Visitor means an Official Community Visitor appointed under section 140.	27
Prote	of-home care has the same meaning as in the Children and Young Persons (Care and ection) Act 1998.	28 29
_	nt, of a child, means a person having parental responsibility for the child.	30
autho	<b>intal responsibility</b> , in relation to a child, means all the duties, powers, responsibilities and prity which, by law, parents have in relation to their children.	31 32
•	e, for Schedule 2, see clause 1.	33
_	<i>ises</i> , for Schedule 2, see clause 1.	34
princ	cipal officer—	35
(a)	for an adoption service provider—see section 107, or	36
(b)	for a designated agency or a registered agency—see section 74.	37
•	ic authority, for Part 4, see section 14.	38
•	ic place, for Schedule 2, see clause 1.	39
_	tered agency see section 73.	40
	ive of a child means any of the following—	41
(a)	a parent, step-parent, or spouse of a parent or step-parent, of the child,	42
(b)	a grandparent, brother, sister, step-brother, step-sister, cousin, niece or nephew, uncle or aunt (whether by blood, marriage, affinity or adoption) of the child,	43 44

(c)	a person who has parental responsibility for the child (not being the Minister, the Secretary or a person who has parental responsibility other than in his or her personal capacity),	1 2
(d)	a person who has care responsibility for the child under the <i>Adoption Act 2000</i> (not being the Minister, the Secretary or a person who has care responsibility other than in his or her personal capacity),	3 4 5
(e)	for an Aboriginal child or a Torres Strait Islander child—a person who is part of the extended family or kin of the child.	6 7
releve	ant entity, for Part 4, see section 12.	8
repor	t, for Part 4, see section 10.	9
repor	table allegation see section 18.	10
repor	table conduct see section 20.	11
repor	rtable conduct scheme see section 11.	12
repor	rtable conviction see section 19.	13
	e, on a property, has the same meaning as reside on a property in the Child Protection king with Children) Act 2012.	14 15
respo	onsible Minister, for Part 4, see section 10.	16
Sche	dule 1 entity, for Part 4, see section 13.	17
Secre	etary means the Secretary of the Department.	18
servi	ce, for Part 9, see section 139.	19
servi	ce provider—	20
(a)	for Part 9—see section 139, or	21
(b)	for Part 10—see section 149.	22
sexua	al misconduct, for Part 4, see section 22.	23
sexua	al offence, for Part 4, see section 21.	24
	se, of a person, means the following but, if more than one person would qualify as the m's spouse, means only the latest person to qualify—	25 26
(a)	a person to whom the person is legally married (including a husband or wife of the person),	27
(b)	the person's de facto partner.	28
	tory out-of-home care has the same meaning as in the Children and Young Persons (Care Protection) Act 1998.	29 30
step-p	parent, in relation to a particular person, means a person who—	31
(a)	is not a birth parent, parent or adoptive parent of the particular person, and	32
(b)	is married to the particular person's birth parent or adoptive parent or is the de facto partner of the birth parent or adoptive parent.	33 34
subst	itute residential care means care—	35
(a)	involving the provision of accommodation together with food, care and other support, and	36
(b)	in the State for more than 2 nights, and	37
(c)	of a type ordinarily provided to children in a home environment, provided by persons other than the child's parents or relatives.	38 39
	Protection) Act 1998.	40 41
the co	ommencement see section 5(2).	42
Torre	es Strait Islander child—	43
(a)	means a child descended from a Torres Strait Islander person, and	44
(b)	includes a child the Children's Court has determined is a Torres Strait Islander child under section 5(3) of the <i>Children and Young Persons (Care and Protection) Act 1998</i> .	45 46

Torre	es Strait Islander person means a person who—	1
(a)	is descended from a Torres Strait Islander person, and	2
(b)	identifies as a Torres Strait Islander person, and	3
(c)	is accepted as a Torres Strait Islander person by a Torres Strait Islander community.	4
unde	r, for an Act or a provision of an Act, includes—	5
(a)	by, and	6
(b)	for the purposes of, and	7
(c)	in accordance with, and	8
(d)	within the meaning of.	9
visita	able service, for Part 9, see section 139.	10
volui	ntary out-of-home care see section 76.	11
	ing with children check clearance has the same meaning as in the Child Protection king with Children) Act 2012.	12 13