

RESPONDING TO CHILD PROTECTION ISSUES

TASMANIA COMMUNITY RESOURCE 2019



ACKNOWLEDGEMENTS

The Family Matters Community Resource kits were developed by SNAICC – National Voice for our Children, in close consultation with Aboriginal and Torres Strait Islander leaders, community-controlled organisations and campaign committees in all Australian jurisdictions.

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CONTENTS

- 2 PATHWAYS THROUGH THE CHILD PROTECTION SYSTEM
- 4 FREQUENTLY ASKED QUESTIONS
- 8 CONTACT LISTS
 - 8 Child Saftey Services, Tasmania
 - 8 Family Support Centres
 - 9 Aboriginal and Torres Strait Islander Organisations
 - 10 Legal Services
 - 10 Complaints



PATHWAYS THROUGH THE CHILD PROTECTION SYSTEM

FAMILY SUPPORT AND OTHER SERVICES

If you need help looking after your children, or if you need help with problems affecting how you look after your children – like housing, health or family violence – you can get help to ensure your child is safe and avoid moving further into the statutory (legal) child protection system.

NOTIFICATION

If the "child protection department" (the Department) receives a report or notification that your child has experienced, is experiencing, or is at risk of experiencing harm – including abuse and/or neglect – they will begin to assess the notification.

INTAKE

The notification is considered and an initial assessment about whether to investigate further is made. To make this initial assessment, the Department may look at your family's child protection history and contact services, schools, or hospitals etc.

If the Department decides not to investigate further, they may instead make referrals to family support and other services.

INVESTIGATION AND ASSESSMENT

If the Department decides to investigate further, they will make contact with you and your child. A full assessment of your child's safety and wellbeing is made.

If the Department assesses that your child is safe and cared for, no further action will be taken, although they may refer you to family support and other services.

If the Department assesses that your child has been or is unsafe (this is called "substantiation"), they will decide what is required to keep your child safe.

If the risk of harm is low, the Department may decide to work with the family while your child continues to live in the family home.

If the Department thinks the risk of harm to your child is high, they may remove your child from the family home and place the child in "out-of-home care". Out-of-home care includes kinship care, foster care and residential care. An out-of-home placement can be voluntarily agreed to by parents but if not, the Department must seek a court order to confirm any out-of-home care placement.



COURT

The Department may seek a court order (referred to as a "care and protection order" or "protection order") to ensure that your child is safe and looked after.

Usually, before a final order is made, an interim order/s will be made. An interim order may specify where your child lives – for example, with you or in out-of-home care.

A final court order may also specify where your child lives, how long the order is for, and also whether you keep parental responsibility or whether this is given to the Department or another person.

You, as a parent, can agree to an interim or final order, or can disagree and contest the making of either type of order at court. You may be able to appeal against an order that is made by the court (for more information about this, see the section below).

ONGOING CASE MANAGEMENT

Throughout this process, the Department must work to ensure your child is safe and well. This includes where an interim or final order has been made. This process is called ongoing case management.

Ongoing case management may involve supporting you and your child so that your child can return home if it is safe for your child to be there. This is called "reunification". Reunification may occur with a court order in place, or the Department may decide to withdraw involvement completely if they are satisfied that you can ensure your child is safe and well.

If reunification is not possible and your child remains in out-of-home care, the Department must ensure that your child is living in the most safe and culturally appropriate placement possible, and ensure that your child's connections to family, community and culture are maintained and developed.



UNDERSTANDING CHILD PROTECTION INTERVENTION

1. I need help looking after my children - who can help?

You can get help from child care, playgroups, and family support services.

You can also get help for problems that could affect how you look after your children. These problems might concern your physical health, mental health, housing, family violence, alcohol and other drug misuse, gambling, or anything else.

There are Aboriginal and Torres Strait Islander organisations and staff that can help you and your children - see Contact Lists.

2. Why is 'child protection' calling and/or visiting me?

You, as a parent/caregiver, are responsible for making sure your children are safe and looked after.

But Child Safety Services is also responsible for your children's wellbeing.

If Child Safety Services receives a "notification" or report regarding the safety of your children, they have to investigate and make sure your children are OK. A notification can be about your children experiencing or being at risk of physical harm, sexual harm, emotional harm or neglect. This could be about things you have done, or not done, or things that someone else has done.

Physical harm can be things such as hitting, punching or kicking a child, or shaking a baby.

Emotional harm can be things such as constantly putting a child down, humiliating or shaming a child, providing no love, support or guidance, threatening abuse, bullying a child or exposing a child to family violence.

Sexual harm can be things such having sex with a child or touching a child's private parts, or exposing a child to adult sexual behaviours or pornographic materials.

Neglect can be things such as leaving a child unsupervised, infections due to poor hygiene or lack of medication, or not providing a child with affection or emotional support.

One of the first things they will do is contact you to talk about your children - they will call or visit you. Child Safety Services must tell you what the notification is about and why they are contacting you.

You can get help from an Aboriginal and Torres Strait Islander legal service to understand why 'child protection" is calling or visiting you – see Contact Lists

3. Do I have to talk to Child Safety Services? Do I have to let them into my house?

Yes, it is best for you and your children if you talk to Child Safety Services if they call you or come to your house. This can be hard, so you can ask the child protection worker to call back later or arrange another time or place to meet. You can ask for time to get a support person or lawyer to help you talk to Child Safety Services.

A support person could be a family member, friend, trusted community member, Aboriginal and Torres Strait Islander community organisation, and/or a lawyer from an Aboriginal and Torres Strait Islander legal service - see Contact Lists.

You do not need to let Child Safety Services into your house, but they can get a court order to come into vour house.

During the conversation, you have permission to ask for an interpreter if you need it. You should also ask the Child Safety Services worker if he/she has anything in writing to give you. It is also a good idea for you to write down what the worker tells you. It is important to tell the child protection worker that your children are Aboriginal and/or Torres Strait Islander. This will help protect your children's cultural rights and ensure Aboriginal and Torres Strait Islander services are offered to you and your children.

Child Safety Services has to treat you fairly and with respect. If you aren't happy with the way you've been treated, you have a right to complain to Child Safety Services and/or the Ombudsman - see Contact Lists.



4. I'm worried that Child Safety Services might take my children away from me. What can I do to stop Child Safety Services taking my children away?

The best way to stop Child Safety Services from taking your children away is to show Child Safety Services that your children are safe and looked after by you.

If Child Safety Services suggests that you do something - for example, see a counsellor - it is important that you do so. However, if a service is not right for you or your children, and/or if you want an Aboriginal and Torres Strait Islander service, you should say this to Child Safety Services.

You can get help from your family, community and support services to make changes. There are Aboriginal and Torres Strait Islander organisations that can help you - see Contact Lists.

5. Can Child Safety Services take my children away from me? What should I do if Child Safety Services takes my children?

Child Safety Services can take your children away from you if they believe there is an immediate risk that your children will be significantly harmed. Child Safety Services can take your children away even without a court order but they will need to go to court very soon after. The court will decide if your children can come back home to you or not.

If Child Safety Services takes your children away, it is important that you ask for any paperwork and for the reasons why they are taking your children - you should write these reasons down. It is also important to ask when the first court hearing is and then contact a lawyer. There are lawyers at Aboriginal and Torres Strait Islander legal services that can help you - see Contact Lists.

6. If Child Safety Services takes my children, who will they stay with? Can I tell Child Safety Services who I want my children to stay with?

Child Safety Services must first see if your children can stay with your family. If there is a family member your children can stay with you need to tell Child Safety Services about this person. Child Safety Services will complete an assessment to make sure it's safe for your children to stay with them.

You can suggest family, friends, or other persons who you want your children to stay with. Child Safety Services must consider and assess the person/s you suggest, but Child Safety Services doesn't need to choose that person/s. The court has the final say about who your children will stay with - the court might give Child Safety Services the power to decide who your children stay with.

If there is no family your children can stay with, Child Safety Services must then consider (in this order); an Aboriginal person in your community, an Aboriginal person in another community, and lastly a non-Aboriginal person who can make sure your children maintain a connection to their family, community, and culture, preferably living close to you. If Child Safety Services cannot find one of these carers, your children may stay in a residential home with other children.

If you need help talking to Child Safety Services about who you want your children to stay with, you can contact an Aboriginal and Torres Strait Islander organisation and/or an Aboriginal and Torres Strait Islander legal service - see Contact Lists.

7. Can I still see my children if they have been taken away from me?

Usually, yes. If Child Safety Services has taken away your children and the matter has gone to court, the court will make an order that tells you when you can see them and if there needs to be someone to supervise your time with your children.

If there is no court order telling you when you can see your children or if there are any problems with seeing your children, you should talk to Child Safety Services or contact a lawyer at an Aboriginal and Torres Strait Islander legal service - see Contact Lists.

8. If my children have been taken away from me. how will they keep their language and culture?

Your children can keep their connections to family, language, and culture by staying with a family member or carer from your mob, spending time with you and with other family, and going to family and cultural events.

Child Safety Services is required to take your children's connections to family, language, and culture seriously, and must develop and follow a cultural plan to make sure that these connections are developed and maintained.

If you have any worries about your children's connections to family, language, and culture, you can speak to an Aboriginal and Torres Strait Islander organisation and/or a lawyer at an Aboriginal and Torres Strait Islander legal service - see Contact Lists.

9. How do I get my children back home? Do I have to do all of the things Child Safety Services asks me to do?

You need to show Child Safety Services that you can keep your children safe and looked after. You can do this by getting help and support from your family and community, and/or by getting help and support from support services - see Contact Lists.

You should also keep talking to your lawyer about getting your children back. A lawyer from an Aboriginal and Torres Strait Islander legal service can help you - see Contact Lists.

10. Do I need to go to court?

Yes, you need to go to every court hearing - even if your children are still living with you. It is best if you have a lawyer to help you at court. You can find a lawyer to help you from an Aboriginal and Torres Strait Islander legal service - see Contact Lists.

If you can't go to court, you need to tell the court or your lawyer this.

Child Safety Services should tell you about the first time you need to go to court. If you don't know when the first or next court hearing is, you should contact Child Safety Services and/or your lawyer.

11. What if I'm not happy with the court's decision?

If you're not happy with the court's decision, you need to talk to your lawyer about this as soon as possible. You may be able to appeal the decision. but you need to do this as soon as possible. For example, you must appeal a final order within 28 days of that order being made.

If things have changed since the court made its decision, you may be able to ask the court to change or remove an order. Again, you should talk to your lawyer about this as soon as possible.

If you don't already have a lawyer, you can contact an Aboriginal and Torres Strait Islander legal service to help you - see Contact Lists.

12. How do I make a complaint about Child Safety Services?

Child Safety Services is required to treat you fairly and with respect. They are required to keep your information private unless they need to share it to keep your children safe. They are required to give you all the information you need for you to understand what they are doing, what they are asking for, and why. This includes answering your questions about your children as soon as they can.

Child Safety Services needs to make sure your children are safe and looked after, including if your children have been taken away from you. If you think Child Safety Services hasn't acted in the right way, you can make a complaint.

Usually, it is best to first complain to your children's child protection worker or their supervisor. If you're still not happy, you can make a complaint to Child Safety Services' complaint section. If you're still not satisfied with the way Child Safety Services has handled your complaint, you can make a complaint to other agencies such as the Ombudsman - see Contact Lists.

It can be hard to make a complaint. If you need help you can speak to an Aboriginal and Torres Strait Islander organisation or lawyer at an Aboriginal and Torres Strait Islander legal service - see Contact Lists.

It is your lawyer's job to represent you fairly and properly. Your lawyer should also treat you fairly and with respect. If you don't think your lawyer has done their job properly and/or has treated you unfairly or disrespectfully, you can make a complaint - see Contact Lists.

13. What action can my community take?

You can take action by yourself or you can get a group of your community members together and take action together. A group with shared experiences and a strong voice can be a powerful force for change.





This document provides general information only. It does not provide or replace the need for legal, procedural or other advice. All efforts have been made to ensure the accuracy and completeness of information contained in this document, which was current at the time of publishing in 2019 and is subject to change.

CHILI	D SAFETY SERVICES, TASMANIA
Т	1300 135 513
W	http://www.dhhs.tas.gov.au/children/child_protection_ services

FAMILY SUPPORT SERVICES

The following services are available to help you with caring for your child and ensuring they are safe. They are tailored specifically to caring for children with an Aboriginal and/or Torres Strait Islander background. The use of these services aims to prevent moving into the statutory (legal) child protection system.

CPIIA	C 2 = 2	100000	Hotline

Т	1800 670 305
W	www.mychild.gov.au
Play	group Tasmania
Т	1800 171 882 or 03 6331 6599
W	http://playgrouptas.org.au/
CHIL	D AND FAMILY CENTRES
Т	Beaconsfield 03 6383 1742
Т	Tagari Lia, Bridgewater 03 6165 5449
Т	Burnie 03 6430 4222
Т	Chigwell 03 6275 5333
Т	Clarence Plains 03 6246 6444
Т	Ptunarra, Derwent Valley, New Norfolk 03 6261 7222
Т	East Devonport 03 6478 4336 or 6478 4337
Т	George Town 03 6702 6092
Т	Wayraparattee, Geeveston 03 6297 0052
Т	Queenstown 03 6495 1534 or 6495 1530
Т	Ravenswood 03 6777 2703
Т	Break O'Day, St Helens 03 6376 7172



ABORIGINAL AND TORRES STRAIT ISLANDER ORGANISATONS

The following organisations provide support over a variety of sectors. If you have any questions or queries regarding your child, your rights and what your next step is, these organisations will be able to assist you.

ABORIGINAL AND TORRES STRAIT ISLANDER CHILD AND **FAMILY SERVICES**

Tasmania Aboriginal Centre Inc

Т	1800 132 260
Т	03 6234 0700 HOBART
E	hobart@tacinc.com.au
Т	03 6332 3800 LAUNCESTON
E	Launceston@tacinc.com.au
Т	03 64364100 BURNIE
E	burnie@tacinc.com.au

Aboriginal Health Service

Е	ahs@tacinc.com.au
W	http://tacinc.com.au/

Cape Barren Island Aboriginal Association Inc.

1 132 202	Т	132 262
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Circular Head Aboriginal Corporation | SMITHTON

	Т	03 6452 1287
	Ε	reception@chac.com.au
-	W	http://www.chac.com.au/

Flinders Island Aboriginal Association Inc | FLINDERS ISLAND

	Tittp://naan.org.au/
w	http://fiaai.org.au/
Е	info@fiaai.org.au
T	03 6359 3532

03 62951125

Karaui Aboriginat corporation rasmania		
Т	03 6272 3511	
Ε	info@karadi.org.au	
W	http://www.karadi.org.au/	
South East Tasmanian Aboriginal Corporation CYGNET		

Six Rivers Aboriginal Corporation | LATROBE

	3
Т	0417 695 086
E	board.sixrivers@gmail.com



LEGAL SERVICES

The following services provide assistance on legal matters. If you have been contacted by Child Safety Services regarding your child, you can seek legal advice and assistance from these providers.

Tasmanian Aboriginal Community Legal Service

Т	Hobart Free Call 1800 064 865 or 03 6281 3456
Т	Launceston 1800 064 865
W	http://tacls.org.au/

COMPLAINTS

If you have any complaints regarding the justice system, Child Safety Services or any other service provider, the following contacts are available to make a complaint.

Child Safety Services

Т	1300 135 513
E	complaints.caf@dhhs.tas.gov.au
	comptaints.candumis.tas.gov.au
W	http://www.dhhs.tas.gov.au/children/child_protection_ services/complaints_procedures

Ombudsman Tasmania	
Т	1800 001 170
Е	ombudsman@ombudsman.tas.gov.au
W	http://www.ombudsman.tas.gov.au/
Legal Profession Board of Tasmania	
Т	03 6226 3000
Е	enquiry@lpbt.com.au
W	http://www.lpbt.com.au/





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