

Children's Court of NSW publications protocol

The Children's Court of NSW publishes Children's Court decisions through <u>NSW</u> <u>Caselaw</u>. The Children's Court publishes the <u>Children's Law News</u> to highlight important decisions and papers.

This protocol sets out the procedures followed by the Children's Court for the publication of decisions on NSW Caselaw and the publication of the Children's Law News.

NSW Caselaw

NSW Caselaw publishes decisions for New South Wales Courts and Tribunals and is administered by the NSW Department of Communities and Justice.

Magistrates submit written decisions to the Children's Court Caselaw Publication Convenor. The Children's Court Caselaw Publication Committee determines whether Children's Court judgments are suitable for publication by applying guidelines.

Magistrates are asked to consider publishing written decisions for any matters that meet Guideline 6 or 7.

The Children's Court Publication Committee comprises of three specialist Children's Magistrates, appointed by the President, who have regional and metropolitan experience.

All judgments that meet the guidelines are referred to the President for approval prior to publication. The Convenor may refer the judgment back to the submitting magistrate for clarification or consideration of any comments by the Committee prior to referring the judgment to the President.

The President will ensure that judgments that meet the guidelines are broadly representative of the work and outcomes of the Children's Court.

The Children's Court is not able to publish all judgments. To do so would reduce efficiency and delay decisions about children.

To access NSW Caselaw, follow the link provided: https://www.caselaw.nsw.gov.au/search/advanced

Guidelines

Matters to be considered when determining whether a judgment is suitable for publication on NSW Caselaw are:

- The judgment addresses a matter of law, including interpretations of legislation and legal principles relevant to a case dealt with in the Children's Court.
- 2. The judgment clarifies practice and/or procedure.
- 3. The judgment is an example of good practice (in case work or through consolidating different aspects of law).
- 4. The judgment is an example of good decision making such as finding of facts, an analysis of the relevant law and the application of the law to the facts.
- 5. The judgment addresses a matter identified as a systemic issue.
- 6. Care proceedings involving Aboriginal or Torres Strait Islander Children/Young People where the Court does not make the orders sought by the Secretary on a final or interim basis regarding the placement of the children.
- 7. Care proceedings where Aboriginal or Torres Strait Islander Children/Young People are placed by way of Final Order after hearing into one of the following care arrangements:
 - a. Non-kinship/relative foster care: The term 'foster care' is used for the out-of-home care setting where a child is placed with a foster carer and is living with the carer and their family in the family home. Non-kinship/relative is where the carer is not a relative (other than a parent), or the carer is not considered to be family, or is not a person to whom the child shares a cultural or community connection.
 - b. Residential care: 'Residential care' is care provided to a child in a residential facility, usually a house with other children, and involves the use of paid staff rather than an individual carer matched with the child.
- 8. Judgments are properly anonymised including pseudonyms or redactions to comply with relevant legislation. The names of parties, case workers and designated agencies will normally be anonymised.
- 9. Judgments will not be published on Caselaw until proceedings are finalised, subject to special circumstances.

If a party or practitioner is concerned that the publication of a name or a detail identifies a person or organisation, they may ask the Court to review the judgment.

Children's Law News

Children's Law News (CLN) is a regular online publication that highlights important cases and papers relevant to the Children's Court jurisdiction.

The Children's Law News Editorial Committee meets two times a year to determine whether judgments or articles are placed on CLN.

The Children's Law News Editorial committee is made up of two specialist Children's Magistrates, members of the private legal profession and representatives from Legal Aid NSW, the Aboriginal Legal Service and the Department of Communities and Justice.

Unpublished articles written by Children's Magistrates and Children's Registrars are referred to the President prior to being placed on CLN.

The Committee may ask a judicial officer to publish an unpublished decision if satisfied the decision meets the publication guidelines.

To access Children's Law News, follow the link provided: https://www.childrenscourt.nsw.gov.au/childrens-court/publications/children-s-law-news.html

Judge Ellen Skinner

President of the Children's Court of NSW

6 June 2024

Version	Effective date	Reason for amendment	Approval	Date
1.0	5 May 2022		Judge Skinner	5 May 2022
2.0	1 June 2024	Anonymising caseworkers and organisations	Judge Skinner	3 June 2024
2.1	7 June 2024	Non-publication of ongoing matters	Judge Skinner	6 June 2024