# Children's Court of New South Wales Practice Note No. 10

## Parent Capacity Orders

#### 1. <u>Commencement</u>

1.1 This Practice Note commences on 29 October 2014.

#### 2. Applications for Parent Capacity Orders

- 2.1 This Practice Note applies to applications for a Parent Capacity Order filed by the Secretary in accordance with section 91B(a)of the *Children and Young Persons (Care and Protection) Act 1998* (the Care Act) but does not include applications filed where an application for care order is currently before the Court.
- 2.2 This Practice Note does not apply to Parent Capacity Orders made on the Children's Court's own initiative under section 91B(b).

#### 3. <u>Procedure for listing applications for a Parent Capacity Order</u>

- 3.1 In the usual course an application for a Parent Capacity Order is to be listed within 2 to 3 weeks of filing the application.
- 3.2 In rural and regional courts where the Children's Court schedules a regular circuit an application for a Parent Capacity Order is to be listed on the nominated list day for that circuit.
- 3.3 Wherever practicable the listing arrangements for Parent Capacity Orders should also align with the listing arrangements for Applications for Compulsory Schooling Orders.

#### 4. Service of applications for a Parent Capacity Order

4.1 At the time of service of the application the Secretary must also serve a notice informing the respondent parent or primary care-giver how to obtain legal advice or legal representation in relation to the application.

#### 5. <u>The first return date</u>

- 5.1 Unless the parties are seeking consent orders on the first return date the application is to be referred for a Dispute Resolution Conference (DRC).
- 5.2 Parties are not required to file and serve evidence prior to the DRC.

### 6. Dispute Resolution Conferences

- 6.1 Practice Note 3 applies to the listing and conduct of a DRC under s 91D except as provided in this Practice Note.
- 6.2 A DRC under s 91D is to be attended in person by:
  - the respondent parent or primary care-giver
  - the relevant Caseworker Manager and Caseworker from Community Services
  - the legal representatives of the parties
- 6.3 A DRC under s 91D may, upon request and at the discretion of the Children's Registrar be attended by:
  - a support person for the parent or primary care-giver
  - any other person with the consent of the all the parties
- 6.4 Where agreement is reached at the DRC the Children's Registrar may conclude the DRC and make consent orders in accordance with s 91F(2) without the need to re-list the application before the Court.
- 6.5 Where no agreement is reached at the DRC the Children's Registrar will identify the issues in dispute in consultation with the parties and set a timetable for the hearing of the application.

#### 7. Listing an application for Hearing

7.1 Hearing dates will ordinarily only be allocated after the DRC has failed to settle the matter.

His Honour Judge Peter Johnstone

#### President

Date: 24 October 2014