Why are we holding this inquiry?

The purpose of this inquiry is to investigate the ways in which life in immigration detention affects the health, well-being and development of children. The inquiry will assess the impact on children by seeking the views of people who were previously detained as children in closed immigration detention and by assessing the current circumstances and responses of children to immigration detention.

Ten years ago the Australian Human Rights Commission released A last resort? the report of the National Inquiry into Children in Immigration Detention (National Inquiry).¹ The National Inquiry found that Australia’s system of mandatory immigration detention of children was fundamentally inconsistent with Australia’s human rights obligations. The National Inquiry also found that children in immigration detention for long periods of time are at high risk of serious mental harm.

Since the National Inquiry there have been significant positive developments including the removal of children from high security Immigration Detention Centres, the creation of the Community Detention system and the use of bridging visas for asylum seekers who arrive by boat.

Today, however there are approximately 1,000 children in closed immigration detention. This is a higher number than at any point during the period covered by the last inquiry, and the Commission’s monitoring work reveals that key concerns remain. With this increase in child detainees, it is time to look at this issue again. This inquiry will be able to discover what has changed in the ten years since the last investigation, and find out whether Australia is meeting its obligations under the Convention on the Rights of the Child.

The benefit of a national inquiry is that it gives a voice to children and families who are directly affected by detention. It also allows professionals, experts and others to have a voice through public hearings and submissions.
What are the Terms of Reference for the inquiry?

The President will inquire into the impact of immigration detention on the health, well-being and development of children. The President will assess whether laws, policies and practices relating to children in immigration detention meet Australia’s international human rights obligations, with particular attention to:

- the appropriateness of facilities in which children are detained;
- the impact of the length of detention on children;
- measures to ensure the safety of children;
- provision of education, recreation, maternal and infant health services;
- the separation of families across detention facilities in Australia;
- the guardianship of unaccompanied children in detention in Australia;
- assessments conducted prior to transferring children to be detained in ‘regional processing countries’; and
- progress that has been made during the 10 years since the Commission’s 2004 report: A last resort? National Inquiry into Children in Immigration Detention.

‘Children’ means any person under the age of 18.

Community detention is not part of the scope of this inquiry.

The National Children’s Commissioner will provide technical advice to the inquiry on the implementation of the Convention on the Rights of the Child.

What is the timeline for the inquiry?

This inquiry will be conducted during 2014. The inquiry report, findings and recommendations will be provided to the Australian Government before the end of 2014.

Over the course of the inquiry, people will be invited to attend public hearings and to make submissions. Information about the times of hearings and submission dates will be available at: https://www.humanrights.gov.au/national-inquiry-children-immigration-detention-2014

Will the inquiry investigate the transfer to and detention of children in Nauru and Manus Island?

Inquiry staff will not travel to Nauru or Manus Island, as the powers of the Commission in relation to inquiries cannot be exercised outside of Australia.

However, the Commission may make observations on the transfer to and detention of children in Nauru and Manus Island.
What is the intended methodology for the inquiry?

The inquiry process encourages participation from the public. We are particularly interested in hearing from people who have direct experience of immigration detention, especially people who have experience of detention as children or parents and carers of children.


Inquiry staff will conduct a series of visits to immigration detention facilities in Australia where children are held, including the facilities on Christmas Island. The inquiry staff will also conduct research and request relevant information from the Department of Immigration and Border Protection.

Information from the submissions, consultations, research and immigration detention visits will be collated into a report containing findings and recommendations. The report will be tabled in Parliament by the Attorney-General.

Background information about children in immigration detention

Why are children in detention?

Australia’s system of mandatory detention requires that children without a valid visa remain in closed immigration detention until they are granted a visa or removed from Australia, unless the Minister for Immigration and Border Protection decides to make a ‘residence determination’ allowing them to live in community detention.

How many children are in detention?

By the end of December 2013 there were 1,028 children being held in immigration detention facilities in Australia. This included 460 children in detention on Christmas Island.

There were also a further 116 asylum seeker children who had been transferred by the Australian Government into detention on Nauru under the Government’s third country processing regime.

Where are children detained?

The locations of the immigration detention facilities in which children can be detained in Australia are highlighted in green on the map below. The facilities include Immigration Residential Housing (IRH), Immigration Transit Accommodation (ITA), and Alternative Places of Detention (APODs).
Facilities where children were detained as at 31 December 2013:

<table>
<thead>
<tr>
<th>Place of Immigration Detention</th>
<th>Number of Children</th>
</tr>
</thead>
<tbody>
<tr>
<td>Perth IRH</td>
<td>4</td>
</tr>
<tr>
<td>Port Augusta IRH</td>
<td>3</td>
</tr>
<tr>
<td>Sydney IRH</td>
<td>19</td>
</tr>
<tr>
<td>Brisbane ITA</td>
<td>13</td>
</tr>
<tr>
<td>Melbourne ITA</td>
<td>67</td>
</tr>
<tr>
<td>APODs (Christmas Island)</td>
<td>460</td>
</tr>
<tr>
<td>APODs (Mainland)*</td>
<td>462</td>
</tr>
</tbody>
</table>

*Pontville APOD has been empty since September 2013, and the Government has announced that it will be closed.

Framing principles for the inquiry

The inquiry’s framing principles are taken from the rights set out in the Convention on the Rights of the Child, which Australia ratified in 1990. These principles include:

Every child is entitled to respect for his or her rights without discrimination

The best interests of the child should be a primary consideration in all actions concerning children (and the ‘basic concern’ of their legal guardians)

Every child has a right to life, to survival and development

Children should not be detained unlawfully or arbitrarily

Children should only be detained as a measure of last resort, and for the shortest appropriate period of time

Children who are in detention have the right to prompt access to legal and other appropriate assistance, and the right to challenge the legality of their detention before a court or other independent body

Children in detention should be treated with humanity and respect

Children should not suffer torture or cruel, inhuman or degrading treatment or punishment

Children have a right to remain with their parents (unless contrary to their best interests), and to have their family protected from arbitrary or unlawful interference

Children who are without their family have a right to special protection and assistance

All children have rights to health and to access healthcare services (this includes pre and post-natal health care for their mothers)

All children have the right to education, and to play and engage in recreational activities

Children should be protected from all forms of physical or mental violence, injury or abuse while in the care of parents or legal guardians

Children seeking asylum have a right to appropriate protection and humanitarian assistance, including support to recover from past torture or trauma in an environment which fosters the health, self-respect and dignity of the child
Further information about children in immigration detention

If you would like further information about children in immigration detention, see:

- The Commission’s webpage on ‘Asylum seekers and refugees’, particularly the current project ‘Children in immigration detention’:

- *Asylum seekers, refugees and human rights: snapshot report 2013:*

- *Human rights standards for immigration detention (2013)*

- The Commission’s immigration detention reports, particularly *Immigration detention on Christmas Island - Observations from visit to Immigration detention facilities on Christmas Island (2012)*


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2 *Convention on the Rights of the Child* (CRC), art 2(1).

3 CRC, arts 3(1) and 18(1).

4 CRC, art 6.

5 CRC, art 37(b).

6 CRC, art 37(b).

7 CRC, art 37(d).

8 CRC, art 37(c).

9 CRC, art 37(a).

10 CRC, arts 9(1) and 16(1).

11 CRC, art 20(1).

12 CRC, art 24.

13 CRC, arts 28(1) and 31.

14 CRC, art 19.
15 CRC, arts 22 and 39.