PLANS AND LEGAL STATUSES





From 1 July 2019, an assessment and plan should be prepared at the standard set out in the Care Standards for:

- » all new tamariki or rangatahi people coming into care
- » existing tamariki or rangatahi in care who have a court review
- » existing tamariki or rangatahi in care who have an FGC
- » existing tamariki or rangatahi in care where a major change in circumstance has occurred.

THESE ARE TAMARIKI AND RANGATAHI OF THE FOLLOWING LEGAL STATUSES

CUSTODY

- » **s101** & **s102** Custody orders
- » s78 Custody of child or young person pending determination of proceedings or in urgent cases
- » s345 Interim custody order pending appeal

CARF AGRFFMFNT

- » s139 & s140 Agreements for temporary (or extended) care of children and young persons by chief executive, iwi social services, etc
- » s141 Agreements for extended care of severely disabled children and young persons (only those that are already in place before July 1 2019)

SOLE GUARDIANSHIP

- » **s110** Sole guardianship orders
- » **s110AA** Interim sole guardianship orders

YOUTH JUSTICE

- » s238(1)(d) Custody of child or young person pending hearing (social service)
- » s311 Supervision with residence order
- » s297B(5) Custody order associated with drug or alcohol rehabilitation
- » 307(4) Custody order associated with supervision with activity order

THE CRIMINAL PROCEDURE ACT

s173, s174 and s175(1A)(a) – there are a number of conditions in these sections (some of which come into force on July 1 2019) where a young person may be placed in the custody of the chief executive of Oranga Tamariki.