2004-2005

The Parliament of the Commonwealth of Australia

HOUSE OF REPRESENTATIVES

Presented and read a first time

Australian Citizenship Bill 2005

No. , 2005

(Citizenship and Multicultural Affairs)

A Bill for an Act relating to Australian citizenship

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A Bill for an Act relating to Australian citizenship

Preamble

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The Parliament recognises that Australian citizenship represents 3 formal membership of the community of the Commonwealth of 4 Australia, and Australian citizenship is a common bond, involving 5 reciprocal rights and obligations, uniting all Australians, while 6 respecting their diversity. 7 The Parliament recognises that persons conferred Australian 8 citizenship enjoy these rights and undertake to accept these 9 obligations: 10 (a) by pledging loyalty to Australia and its people; and 11 (b) by sharing their democratic beliefs; and 12 (c) by respecting their rights and liberties; and 13 (d) by upholding and obeying the laws of Australia. 14

Column 3

Date/Details

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The Parliament of Australia enacts:

Part 1—Preliminary

This Act may be cited as the Australian Citizenship Act 2005.

2 Commencement

1 Short title

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(1) Each provision of this Act specified in column 1 of the table commences, or is taken to have commenced, in accordance with column 2 of the table. Any other statement in column 2 has effect according to its terms.

Commencement information

Column 1 Column 2

Provision(s) Commencement

1. Sections 1 and 2 and anything in this Act not

Commencement

Royal Assent.

The day on which this Act receives the Royal Assent.

by this table

2. Sections 3 to
54

elsewhere covered

A single day to be fixed by Proclamation. However, if any of the provision(s) do not commence within the period of 6 months beginning on the day on which this Act receives the Royal Assent, they commence on the first day after the end of that period.

3. Schedule 1

Note:

At the same time as the provisions covered by table item 2.

This table relates only to the provisions of this Act as originally passed by the Parliament and assented to. It will not be expanded to

deal with provisions inserted in this Act after assent.

12 13 14

Australian Citizenship Bill 2005 No. , 2005

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·	ection	-4
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1 2 3	(2) Column 3 of the table contains additional information that is not part of this Act. Information in this column may be added to or edited in any published version of this Act.
4	3 Definitions
5	In this Act:
6 7	adverse security assessment has the meaning given by section 35 of the Australian Security Intelligence Organisation Act 1979.
8 9 10	artificial conception procedure includes:(a) artificial insemination; and(b) the implantation of an embryo in the body of a woman.
11 12	Australia, when used in a geographical sense, includes the external territories.
13	Australian citizen has the meaning given by section 4.
14 15	Australian law means a law of the Commonwealth, a State or a Territory.
16 17	<i>child</i> includes an adopted child, a step-child and an ex-nuptial child.
18 19	commencement day means the day on which sections 3 to 54 commence.
20 21	<i>disclose</i> , in relation to identifying information that is a personal identifier, includes provide access to the personal identifier.
22	foreign law means a law of a foreign country.
23	identifying information means the following:
24	(a) any personal identifier;
25 26	(b) any meaningful identifier derived from any personal identifier;
27 28 29	 (c) any record of a result of analysing any personal identifier or any meaningful identifier derived from any personal identifier;
30	(d) any other information derived from:

1	(i) any personal identifier; or
2	(ii) any meaningful identifier derived from any personal
3	identifier; or
4	(iii) any record of a kind referred to in paragraph (c);
5	that could be used to discover a particular person's identity or to get information about a particular person.
6	to get information about a particular person.
7	New Guinea:
8	(a) has the same meaning as the Territory of New Guinea had in
9	the Papua New Guinea Act 1949 immediately before
10	16 September 1975; and
11 12	(b) in relation to any time before 4 June 1969—includes a reference to the Island of Nauru.
13	old Act means the Australian Citizenship Act 1948 as in force at
14	any time before the commencement day.
15	ordinarily resident: a person is taken to be ordinarily resident in a
16	country if and only if:
17	(a) he or she has his or her home in that country; or
18	(b) that country is the country of his or her permanent abode
19	even if he or she is temporarily absent from that country.
20	However, the person is taken not to be so resident if he or she
21	resides in that country for a special or temporary purpose only.
22	Papua has the same meaning as the Territory of Papua had in the
23	Papua New Guinea Act 1949 immediately before 16 September
24	1975.
25	permanent resident has the meaning given by section 5.
26	permanent visa has the same meaning as in the Migration Act
27	1958.
28	personal identifier has the meaning given by section 10.
29	prison includes any custodial institution at which a person
30	convicted of an offence may be required to serve the whole or a
31	part of any sentence imposed upon the person because of that
32	conviction.

Section	۱4

1		psychiatric institution includes a psychiatric section of a hospital.
2 3		
4		responsible parent has the meaning given by section 6.
5 6		serious prison sentence means a sentence of imprisonment for a period of at least 12 months.
7 8 9 10		serious repeat offender: a person is a serious repeat offender in relation to a serious prison sentence if the sentence was imposed on the person for an offence committed by the person at a time after the person ceased to be confined in prison because of the imposition of another serious prison sentence.
12 13		special category visa has the same meaning as in the Migration Act 1958.
14 15		special purpose visa has the same meaning as in the Migration Act 1958.
16 17		unlawful non-citizen has the same meaning as in the Migration Act 1958.
18		visa has the same meaning as in the Migration Act 1958.
19	4 Australia	an citizen
20 21		For the purposes of this Act, <i>Australian citizen</i> means a person who is an Australian citizen under Division 1 or 2 of Part 2.
22 23 24 25		Note: A person who is an Australian citizen under the <i>Australian Citizenship</i> Act 1948 immediately before the commencement day is taken to be an Australian citizen under this Act: see item 2 of Schedule 3 to the Australian Citizenship (Transitionals and Consequentials) Act 2005.
26		Citizenship under the old Act
27 28 29		If, under this Act, it is necessary to work out if a person was an Australian citizen at a time before the commencement day, work that out under the <i>Australian Citizenship Act 1948</i> as in force at that time.

1	5 Permanent resident
2 3	(1) For the purposes of this Act, a person is a <i>permanent resident</i> at a particular time if and only if:
4 5	(a) the person is present in Australia at that time and holds a permanent visa at that time; or
6	(b) both:
7 8	(i) the person is not present in Australia at that time and holds a permanent visa at that time; and
9	(ii) the person has previously been present in Australia and
10 11	held a permanent visa immediately before last leaving Australia; or
12 13	(c) the person is covered by a determination in force under subsection (2) at that time.
14	(2) The Minister may, by legislative instrument, determine that:
15	(a) persons who hold a special category visa or a special purpose
16	visa; or
17	(b) persons who have held a special category visa; or
18 19	(c) persons who are present in Norfolk Island or the Territory of Cocos (Keeling) Islands;
20 21	and who satisfy specified requirements are, or are during a specified period, persons to whom this subsection applies.
22	Permanent resident under the old Act
23	(3) If, under this Act, it is necessary to work out if a person was a
24	permanent resident at a time before the commencement day, work
25	that out under the Australian Citizenship Act 1948 as in force at
26	that time.
27	6 Responsible parent
28	(1) For the purposes of this Act, a person is a <i>responsible parent</i> in
29	relation to a child if and only if:
30	(a) the person is a parent of the child except where, because of
31 32	orders made under the <i>Family Law Act 1975</i> , the person no longer has any parental responsibility for the child; or

1	(b) the person (whether or not a parent of the child) has a
2	residence order in relation to the child; or
3	(c) the person (whether or not a parent of the child) has a
4	specific issues order in relation to the child under which the
5	person is responsible for the child's long-term or day-to-day
6	care, welfare and development; or
7	(d) the person (whether or not a parent of the child) has
8 9	guardianship or custody of the child, jointly or otherwise, under an Australian law or a foreign law, whether because of
10	adoption, operation of law, an order of a court or otherwise.
11 12	(2) Expressions used in paragraphs (1)(a), (b) and (c) have the same meaning as in the <i>Family Law Act 1975</i> .
13	7 Children born on ships or aircraft or after death of parent
14	Persons born on ships or aircraft
15	(1) For the purposes of this Act:
16	(a) a person born on a ship or aircraft registered in Australia or a
17	foreign country is taken to have been born at the place at
18	which the ship or aircraft is registered; and
19	(b) a person born on a ship or aircraft not registered in Australia
20	or a foreign country and belonging to the government of a
21	country is taken to have been born in that country.
22	Persons born after death of parent
23	(2) For the purposes of this Act, the status of a parent of a person at the
24	time of the person's birth is, for a parent who died before the birth,
25	taken to be the status of the parent when the parent died.
26	8 Children born as a result of artificial conception procedures
27	(1) If:
28	(a) a child is born to a woman as a result of the carrying out of
29	an artificial conception procedure while the woman was
30	married to a man; and
31	(b) the procedure was carried out with the man's consent; and
32	(c) the child is not biologically the child of the man;

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1 2	then, for the purposes of this Act, the child is taken to be a child of the man and of no other man.
3	(2) Subsection (1) applies in relation to a purported marriage that is
4	void as if:
5	(a) the purported marriage were a marriage; and
6	(b) the parties to the purported marriage were husband and wife;
7	unless, at the time of the carrying out of the artificial conception
8 9	procedure, neither party to the purported marriage believed on reasonable grounds that the purported marriage was valid.
10	9 Confinement in prison or psychiatric institution
11	Confinement in prison
12	(1) For the purposes of this Act, the period during which a person is
13	confined to a prison includes a period:
14	(a) during which the person is an escapee from the prison; or
15	(b) during which the person is undergoing a sentence of periodic
16	detention in the prison.
17	(2) For the purposes of this Act, the period during which a person is
18	confined to a prison does not include a period during which the
19 20	person has been so confined by reason only of the person serving a sentence relating to a conviction that is later quashed.
21	Confinement in psychiatric institution
22	(3) For the purposes of this Act, the period during which a person is
23	confined in a psychiatric institution by order of a court includes a
24	period during which the person is an escapee from the institution.
25	10 Personal identifiers
26	(1) For the purposes of this Act, a personal identifier is any of the
27	following (including any of the following in digital form):
28	(a) fingerprints or handprints of a person (including those taken
29	using paper and ink or digital livescanning technologies);
30	(b) a measurement of a person's height and weight;
31	(c) a photograph or other image of a person's face and shoulders;

1	(d) an iris scan;	
2	(e) a person's signature;	
3	(f) any other identifier prescribed by the regulations (except an	
4	identifier the obtaining of which would involve the carrying	
5	out of an intimate forensic procedure within the meaning of	
6	section 23WA of the Crimes Act 1914).	
7	(2) Before the Governor-General makes regulations for the purposes of	of
8	paragraph (1)(f) prescribing an identifier, the Minister must be	
9	satisfied that:	
10	(a) obtaining the identifier would not involve the carrying out of	f
11	an intimate forensic procedure within the meaning of	
12	section 23WA of the Crimes Act 1914; and	
13	(b) the identifier is an image of, or a measurement or recording	
14	of, an external part of the body; and	
15	(c) obtaining the identifier will promote one or more of the	
16	following purposes:	
17	(i) assisting in the identification of, and to authenticate the	
18	identity of, a person making an application under Part 2	<u>)</u> ;
19	(ii) combating document and identity fraud in citizenship	
20	matters;	
21	(iii) complementing anti-people smuggling measures.	
22	11 Operation of Act	
23	External Territories	
24	(1) This Act extends to the external Territories.	
25	Application outside Australia	
26	(2) This Act extends unless the contrary intention appears:	
27	(a) to acts, omissions, matters and things outside Australia; and	
28	(b) to all persons, irrespective of their nationality or citizenship.	
20	(b) to an persons, irrespective of their nationality of entizensing.	
29	State and Territory laws	
30	(3) It is the intention of the Parliament that this Act apply to the	
31	exclusion of any provisions of a law of a State or Territory that	

provide for Australian citizenship (whether the law was made before or after the commencement day).

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Part 2—Australian citizenship

(1)	A person born in Australia is an Australian citizen if and only if:
(1,	(a) a parent of the person is an Australian citizen, or a permanent
	resident, at the time the person is born; or
	(b) the person is ordinarily resident in Australia throughout the
	period of 10 years beginning on the day the person is born.
	Enemy occupation
(2)	However, a person is not an Australian citizen under this section if,
	at the time the person is born:
	(a) a parent of the person is an enemy alien; and
	(b) the place of the birth is under occupation by the enemy;
	unless, at that time, the other parent of the person:
	(c) is an Australian citizen or a permanent resident; and
	(d) is not an enemy alien.
13 Citize	nship by adoption
	A person is an Australian citizen if the person is:
	(a) adopted under a law of a State or Territory; and
	(b) adopted by a person who is an Australian citizen at the time
	of the adoption or by 2 persons jointly at least one of whom
	is an Australian citizen at that time; and
	(c) present in Australia as a permanent resident at that time.

A person is an Australian citizen if the person is found abandoned in Australia as a child, unless and until the contrary is proved.

1	15 Citizen	ship by incorporation of Territory
2	(1)	A person is an Australian citizen if:
3		(a) any territory becomes a part of Australia; and
4		(b) the person is included in a class of persons specified in a
5		determination under this section.
6		Determination
7	(2)	The Minister may, by legislative instrument, determine that
8		specified classes of persons are Australian citizens from a specified
9		day because of their connection with that territory.
10		Day citizenship begins
11	(3)	The person becomes an Australian citizen on that day.
12		When instrument takes effect
13	(4)	Despite subsection 12(2) of the Legislative Instruments Act 2003,
14		the instrument may be expressed to take effect before the date it is
15		registered under that Act.

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Division 2—Acquisition of Australian citizenship by application

4	Subdivision A—Citizenship by descent
5	16 Application and eligibility for citizenship
6 7	(1) A person may make an application to the Minister to become an Australian citizen.
8 9	Note: Section 46 sets out application requirements (which may include the payment of a fee).
10	Persons born outside Australia on or after 26 January 1949
11 12	(2) A person born outside Australia on or after 26 January 1949 is eligible to become an Australian citizen if:
13 14	(a) a parent of the person was an Australian citizen at the time of the birth; and
15 16 17	(b) if the parent was an Australian citizen under this Subdivision, or section 10B, 10C or 11 of the old Act (about citizenship by descent), at the time of the birth:
18 19 20 21	(i) the parent has been present in Australia (except as an unlawful non-citizen) for a total period of at least 2 years at any time before the person made the application; or
22 23 24	(ii) the person is not a national or a citizen of any country at the time the person made the application and the person has never been such a national or citizen; and
25 26 27 28	(c) if the person is aged 18 or over at the time the person made the application—the Minister is satisfied that the person is of good character at the time of the Minister's decision on the application.
29 30	Persons born outside Australia or New Guinea before 26 January 1949
31 32	(3) A person born outside Australia or New Guinea before 26 January 1949 is eligible to become an Australian citizen if:

1 2		(a) a parent of the person became an Australian citizen on 26 January 1949; and
3 4		(b) the parent was born in Australia or New Guinea or was naturalised in Australia before the person's birth; and
5		(c) the Minister is satisfied that the person is of good character at
6		the time of the Minister's decision on the application.
7	17 Ministe	er's decision
8	(1)	If a person makes an application under section 16, the Minister
9 10		must, by writing, approve or refuse to approve the person becoming an Australian citizen.
11	(2)	Subject to this section, the Minister must approve the person
12		becoming an Australian citizen if the person is eligible to be so
13		approved.
14		Identity
15 16	(3)	The Minister must not approve the person becoming an Australian citizen unless the Minister is satisfied of the identity of the person.
17		Note: Division 5 contains the identity provisions.
18		Risk to security
19	(4)	The Minister must not approve the person becoming an Australian
20		citizen at a time when an adverse security assessment or a qualified
21		security assessment in respect of the person is in force under the
22		Australian Security Intelligence Organisation Act 1979 that the
23		person is directly or indirectly a risk to security (within the
24		meaning of section 4 of that Act).
25		Cessation of citizenship
26	(5)	If the person has at any time ceased to be an Australian citizen, the
27		Minister must not approve the person becoming an Australian
28		citizen during the period of 12 months starting on the day on which
29		the person ceased, or last ceased, to be an Australian citizen.

1	18	Registr	ation	
2			If the M	Minister approves the person becoming an Australian citizen,
3				nister must register the person in the manner prescribed by
4			the reg	sulations.
5	19	Day cit	izensh	ip begins
6		(1)	A perse	on becomes an Australian citizen under this Subdivision on
7 8			•	on which the Minister approves the person becoming an lian citizen.
9 0		(2)		ver, a person does not become an Australian citizen under lbdivision unless:
.1 .2 .3			0	f the person was born on or after 26 January 1949—a parent of the person was an Australian citizen at the time of the person's birth; or
4 5				f the person was born before 26 January 1949—a parent of he person became an Australian citizen on 26 January 1949.
6				-Citizenship by conferral
7	20	Requir	ement	s for becoming a citizen
8			A perso	on becomes an Australian citizen under this Subdivision if:
9				he Minister approves the person becoming an Australian itizen; and
1 2				f the person is required to make a pledge of commitment to become an Australian citizen—the person makes that pledge.
.3 .4 .5			Note:	Sections 21 to 25 deal with the Minister approving the person becoming an Australian citizen. Sections 26 and 27 deal with the making of a pledge of commitment.
6	21	Applica	ation a	and eligibility for citizenship
.7 .8		(1)		on may make an application to the Minister to become an lian citizen.
.9			Note 1:	Subsections (2) to (8) deal with eligibility.
30 31			Note 2:	Section 46 sets out application requirements (which may include the payment of a fee).

1	Gene	ral eligibility
2	_	rson is eligible to become an Australian citizen if the Minister isfied that the person:
		is aged 18 or over at the time the person made the
4 5	(a)	application; and
	(b)	••
6		is a permanent resident at that time; and
7		understands the nature of the application at that time; and
8	(d)	satisfies the residence requirement (see section 22), or has
9		completed relevant defence service (see section 23), at that
10		time; and
11 12	(e)	possesses a basic knowledge of the English language at the time of the Minister's decision on the application; and
13	(f)	has an adequate knowledge of the responsibilities and
14		privileges of Australian citizenship at the time of the
15		Minister's decision on the application; and
16	(g)	is likely to reside, or to continue to reside, in Australia or to
17		maintain a close and continuing association with Australia if
18		the application were to be approved; and
19	(h)	is of good character at the time of the Minister's decision on
20		the application.
21	Perm	anent physical or mental incapacity
22	(3) A per	rson is eligible to become an Australian citizen if the Minister
23	is sat	isfied that the person:
24	(a)	is aged 18 or over at the time the person made the
25		application; and
26	(b)	is a permanent resident at that time; and
27	(c)	satisfies the residence requirement (see section 22), or has
28		completed relevant defence service (see section 23), at that
29		time; and
30	(d)	has a permanent physical or mental incapacity at that time
31		that means the person is not capable of understanding the
32		nature of the application at that time; and
33	(e)	is likely to reside, or to continue to reside, in Australia or to
34		maintain a close and continuing association with Australia if
35		the application were to be approved; and

1	(f) is of good character at the time of the Minister's decision on
2	the application.
3	Person aged 60 or over or has hearing, speech or sight impairment
4	(4) A person is eligible to become an Australian citizen if the Minister
5	is satisfied that the person:
6	(a) is:
7 8	(i) aged 60 or over at the time the person made the application; or
9	(ii) aged 18 or over at the time the person made the
10	application and is suffering from a permanent loss or
11 12	substantial impairment of hearing, speech or sight at that time; and
13	(b) is a permanent resident at that time; and
14	(c) understands the nature of the application at that time; and
15	(d) satisfies the residence requirement (see section 22), or has
16	completed relevant defence service (see section 23), at that
17	time; and
18	(e) is likely to reside, or to continue to reside, in Australia or to
19	maintain a close and continuing association with Australia if
20	the application were to be approved; and
21 22	(f) is of good character at the time of the Minister's decision on the application.
23	Person aged under 18
24	(5) A person is eligible to become an Australian citizen if the Minister
25	is satisfied that the person is aged under 18 at the time the person
26	made the application.
27	Person born to former Australian citizen
28	(6) A person is eligible to become an Australian citizen if the Minister
29	is satisfied that:
30	(a) the person was born outside Australia; and
31	(b) a parent of the person was not an Australian citizen at the
32	time of the person's birth; and

1	(c)	the parent had ceased to be an Australian citizen under
2		section 17 of the old Act (about dual citizenship) before that time; and
4	(b)	the person is of good character at the time of the Minister's
5		decision on the application.
6	Perso	on born in Papua
7 8		rson is eligible to become an Australian citizen if the Minister isfied that:
9		the person was born in Papua before 16 September 1975; and
10		a parent of the person was born in Australia (within the
11 12		meaning of this Act at the time the person made the application); and
13	(c)	the parent was an Australian citizen at the time of the
14	(0)	person's birth; and
15	(d)	the person is of good character at the time of the Minister's
16		decision on the application.
17	State	lessness
18	(8) A per	rson is eligible to become an Australian citizen if the Minister
19	is sat	isfied that the person:
20	(a)	was born in Australia; and
21	(b)	is not, at the time the person made the application, a national
22		or citizen of any country and has never been such a national
23		or citizen; and
24	(c)	does not, at the time the person made the application, have
25		reasonable prospects of acquiring the nationality or citizenship of a foreign country and has never had such
26 27		reasonable prospects.
21		Teasonable prospects.
28	22 Residence r	equirement
29	(1) For t	he purposes of section 21, a person satisfies the <i>residence</i>
30		irement if the person has been present in Australia as a
31	•	anent resident for:
32	(a)	a total period of at least 1 year in the period of 2 years before
33		the day the person made the application; and

1 2		(b) a total period of at least 3 years in the period of 5 years before that day.
3 4		Partial exemption—person born in Australia or former Australian citizen
7		
5	(2)	Paragraph (1)(b) does not apply if the person:
6		(a) was born in Australia; or
7 8		(b) was an Australian citizen at any time before the person made the application.
9		Confinement in prison or psychiatric institution
10 11	(3)	The Minister must not take into account any period during which the person has been:
12		(a) confined in a prison; or
13		(b) confined in a psychiatric institution by order of a court made
14		in connection with proceedings for an offence against an
15		Australian law in relation to the person.
16		Ministerial discretion—longer period than 5 year period
17	(4)	The Minister may take into account a longer period than the period
18	()	of 5 years mentioned in paragraph (1)(b).
19		Ministerial discretion—administrative error
20	(5)	The Minister may treat a period as one in which the person was
21		present in Australia as a permanent resident if the Minister
22		considers the person was present in Australia during that period
23		but, because of an administrative error, was not a permanent
24		resident during that period.
25		Ministerial discretion—person in Australia would suffer significant
26		hardship or disadvantage
27	(6)	The Minister may treat a period as one in which the person was
28		present in Australia as a permanent resident if:
29		(a) the person was present in Australia during that period (except
30		as a permanent resident or an unlawful non-citizen); and

1 2	(b) the Minister is satisfied that the person will suffer significant hardship or disadvantage if that period were not treated as
3	one during which the person was present in Australia as a permanent resident.
4	permanent resident.
5	Ministerial discretion—person in Australia engaged in activities
6	beneficial to Australia
7	(7) The Minister may treat a period not exceeding 12 months as one in
8	which the person was present in Australia as a permanent resident
9	if:
10 11	(a) the person was engaged in activities during that period that the Minister considers to be beneficial to Australia; and
12	(b) the person was present in Australia during that period (except
13	as a permanent resident or an unlawful non-citizen).
14	Ministerial discretion—person outside Australia engaged in
15	activities beneficial to Australia
16	(8) The Minister may treat a period as one in which the person was
17	present in Australia as a permanent resident if:
18	(a) the person was engaged in activities during that period that
19	the Minister considers to be beneficial to Australia; and
20	(b) the person was not present in Australia during that period but
21	was a permanent resident during that period; and
22	(c) either:
23	(i) the person has already been present in Australia as a
24	permanent resident for a total period of at least 1 year;
25	or
26	(ii) the Minister is satisfied that the person will suffer
27	significant hardship or disadvantage if that period were
28	not treated as one during which the person was present
29	in Australia as a permanent resident.
30	Ministerial discretion—spouse, widow or widower of Australian
31	citizen
32	(9) If the person is the spouse, widow or widower of an Australian
33	citizen at the time the person made the application, the Minister

1 2	may treat a period as one in which the person was present in Australia as a permanent resident if:
3 4	(a) the person was a spouse of that Australian citizen during that period; and
5 6	(b) the person was not present in Australia during that period; and
7	(c) the person was a permanent resident during that period; and
8 9	(d) the Minister is satisfied that the person had a close and continuing association with Australia during that period.
10 11 12	(10) For the purposes of subsection (9), <i>spouse</i> , of an Australian citizen includes a person granted a permanent visa as a de facto spouse of that citizen.
13	23 Relevant defence service
14	For the purposes of section 21, a person has completed <i>relevant</i>
15	defence service if the person:
16	(a) has completed:
17 18	(i) at least 3 months service in the permanent forces of the Commonwealth; or
19 20	(ii) at least 6 months service in the Naval Reserve, the Army Reserve or Air Force Reserve; or
21 22	(b) was discharged from that service as medically unfit for that service and who became so unfit because of that service.
23	24 Minister's decision
24	(1) If a person makes an application under section 21, the Minister
25	must, by writing, approve or refuse to approve the person
26	becoming an Australian citizen.
27	Note: The Minister may cancel an approval: see section 25.
28	(2) The Minister may refuse to approve the person becoming an
29 30	Australian citizen despite the person being eligible to be so approved.

1	Identity
2 3	(3) The Minister must not approve the person becoming an Australian citizen unless the Minister is satisfied of the identity of the person.
4	Note: Division 5 contains the identity provisions.
5	Risk to security
6	(4) The Minister must not approve the person becoming an Australian
7	citizen at a time when an adverse security assessment or a qualified
8	security assessment in respect of the person is in force under the
9	Australian Security Intelligence Organisation Act 1979 that the
10	person is directly or indirectly a risk to security (within the
11	meaning of section 4 of that Act).
12	Person not present in Australia
13	(5) If:
14	(a) the person is covered by subsection 21(2), (3) or (4); and
15	(b) the Minister did not apply subsection 22(9) in relation to the
16	person;
17	the Minister must not approve the person becoming an Australian
18	citizen at a time when the person is not present in Australia unless
19	the Minister considers the person is engaging in activities at that
20	time that are beneficial to Australia.
21	Offences
22	(6) The Minister must not approve the person becoming an Australian
23	citizen at a time:
24	(a) when proceedings for an offence against an Australian law
25	(including proceedings by way of appeal or review) are
26	pending in relation to the person; or
27	(b) when the person is confined to a prison in Australia; or
28	(c) during the period of 2 years after the end of any period
29	during which the person has been confined to a prison in
30	Australia because of the imposition on the person of a serious
31	prison sentence; or
32	(d) if the person is a serious repeat offender in relation to a
33	serious prison sentence—during the period of 10 years after

1 2	the end of any period during which the person has been confined to a prison in Australia because of the imposition of
3	that sentence; or
4	(e) if the person has been released from serving the whole or a
5	part of a sentence of imprisonment on parole or licence—
6	during any period during which action can be taken under an
7 8	Australian law to require the person to serve the whole or a part of that sentence; or
9	(f) if the person:
	•
10 11	(i) has been released by a court from serving the whole or a part of a sentence of imprisonment; and
12	(ii) has been so released because the person gave a security,
13	with or without sureties, by recognizance or otherwise,
14	that the person will comply with conditions relating to
15	the person's behaviour;
16	during any period during which action can be taken against
17	the person under an Australian law because of a breach of a
18	condition of that security; or
19	(g) if, in respect of proceedings for an offence against an
20	Australian law in relation to the person:
21	(i) a court does not impose a sentence of imprisonment on
22	the person; and
23	(ii) the court releases the person because the person gives a
24	security, with or without sureties, by recognizance or
25	otherwise, that the person will comply with conditions
26	relating to the person's behaviour;
27	during any period during which action can be taken against
28	the person under an Australian law because of a breach of a condition of that security; or
29	•
30	(h) during any period during which the person is confined in a psychiatric institution by order of a court made in connection
31 32	with proceedings for an offence against an Australian law in
33	relation to the person.
33	relation to the person.
34	Cessation of citizenship
35	(7) If the person has at any time ceased to be an Australian citizen, the
36	Minister must not approve the person becoming an Australian

1 2	citizen during the period of 12 months starting on the day on which the person ceased, or last ceased, to be an Australian citizen.
3	Statelessness
4 5	(8) However, subsections (6) and (7) do not apply to a person covered by subsection 21(8) (about statelessness).
6	25 Minister may cancel approval
7 8	(1) The Minister may, by writing, cancel an approval given to a person under section 24 if:
9 10	 (a) the person has not become an Australian citizen under section 28; and
11	(b) either of the following 2 situations apply.
12	Eligibility criteria not met
13	(2) The first situation applies if:
14	(a) the person is covered by subsection 21(2), (3) or (4); and
15	(b) the Minister is satisfied that, at the time the Minister
16	proposes to cancel the approval, the person is:
17	(i) not a permanent resident; or
18	(ii) not likely to reside, or to continue to reside, in Australia
19	or to maintain a close and continuing association with
20	Australia; or
21	(iii) not of good character.
22	Failure to make pledge of commitment
23	(3) The second situation applies if:
24	(a) the person has failed to make a pledge of commitment within
25	12 months after the day on which the person received notice
26	of the approval; and
27 28	(b) the person's reason for the failure is not one that is prescribed by the regulations for the purposes of this subsection.
29	Cancellation of child's approval
30	(4) If:

1 2	(a) a child aged under 16 makes an application under section 21 at a particular time; and
3 4	(b) 1 or more responsible parents of the child make applications under section 21 at that time; and
5	(c) the Minister decides under section 24 to approve the child
6	and 1 or more of the responsible parents becoming Australian
7	citizens; and
8	(d) the Minister cancels the approval given to each responsible
9	parent;
10	the Minister must, by writing, cancel the approval given to the
11	child.
10	Effect of agreellation
12	Effect of cancellation
13	(5) If the Minister cancels an approval given to a person, the approval
14	is taken never to have been given.
15	Note: A person cannot become an Australian citizen under this Subdivision
16	unless the Minister approves the person becoming an Australian
17 18	citizen. This subsection has the effect that the person will need to make another application if the person wants to become an Australian
19	citizen.
20	26 Pledge of commitment must be made
21	(1) A person must make a pledge of commitment to become an
22	Australian citizen unless the person:
23	(a) is aged under 16 at the time the person made the application
24	to become an Australian citizen; or
25	(b) has a permanent physical or mental incapacity at the time the
26	person made the application to become an Australian citizen
27	that means the person is not capable of understanding the
28	nature of the application at that time; or
29	(c) is covered by subsection 21(6), (7) or (8).
30	Note: See section 27 for how the pledge is to be made.
31	(2) A person must not make a pledge of commitment before the
32	Minister approves the person's application to become an Australian
33	citizen. A pledge of commitment made by the person before that
34	time is of no effect.

1		Delayed making of pledge
2 3 4 5	:	If the person is required to make a pledge of commitment and has not done so, the Minister may determine, in writing, that the person cannot make the pledge until the end of a specified period if the Minister is satisfied that:
6 7 8		(a) a visa held by the person may be cancelled under the <i>Migration Act 1958</i> (whether or not the person has been given any notice to that effect); or
9 10		(b) the person has been or may be charged with an offence under an Australian law.
11 12		The Minister must not specify a period that exceeds, or periods that in total exceed, 12 months.
13	(5)	The Minister may, by writing, revoke a determination.
14 15 16		If a determination is in force in relation to a person, the person must not make a pledge of commitment before the end of the period specified in the determination. A pledge of commitment made by the person before that time is of no effect.
18		edge of commitment is to be made
18 19	27 How plo	edge of commitment is to be made Form of pledge
	27 How plo	
19 20	27 How plo	Form of pledge A pledge of commitment must be made in accordance with either
19 20 21	27 How plo	Form of pledge A pledge of commitment must be made in accordance with either of the forms set out in Schedule 1.
19 20 21 22 23	27 How plo	Form of pledge A pledge of commitment must be made in accordance with either of the forms set out in Schedule 1. Prescribed arrangements A pledge of commitment must be made in accordance with the
19 20 21 22 23 24 25	27 How plo	Form of pledge A pledge of commitment must be made in accordance with either of the forms set out in Schedule 1. Prescribed arrangements A pledge of commitment must be made in accordance with the arrangements prescribed by the regulations. Note: The regulations may provide for a pledge of commitment to be made
19 20 21 22 23 24 25 26	(1) (2)	Form of pledge A pledge of commitment must be made in accordance with either of the forms set out in Schedule 1. Prescribed arrangements A pledge of commitment must be made in accordance with the arrangements prescribed by the regulations. Note: The regulations may provide for a pledge of commitment to be made in public. Persons who may receive pledge A pledge of commitment must be made before:
19 20 21 22 23 24 25 26	(1) (2)	Form of pledge A pledge of commitment must be made in accordance with either of the forms set out in Schedule 1. Prescribed arrangements A pledge of commitment must be made in accordance with the arrangements prescribed by the regulations. Note: The regulations may provide for a pledge of commitment to be made in public. Persons who may receive pledge

2		under subsection (5).
3 4	(4)	The Minister may, by writing, authorise a person for the purposes of paragraph (3)(b).
5 6	(5)	The Minister may, by legislative instrument, authorise a class of persons for the purposes of paragraph (3)(c).
7	28 Day cit	zizenship begins etc.
8		Persons required to make pledge of commitment
9	(1)	A person required to make a pledge of commitment becomes an
10 11		Australian citizen under this Subdivision on the day on which the person makes the pledge.
12		Persons not required to make pledge of commitment
13	(2)	Subject to subsection (3), a person not required to make a pledge of
14		commitment becomes an Australian citizen under this Subdivision
15 16		on the day on which the Minister approves the person becoming an Australian citizen.
17		Applications made at the same time by child and responsible
18		parents
19	(3)	Subsection (2) does not apply to a child aged under 16 at the time
20		the child made the application to become an Australian citizen if:
21		(a) 1 or more responsible parents of the child made applications
22		under section 21 at that time; and
23		(b) the Minister decided under section 24 to approve the child
2425		and 1 or more of the responsible parents becoming Australian citizens.
26	(4)	If 1 or more of the responsible parents become Australian citizens
27		under this section, the child becomes an Australian citizen on the
28		first day on which a responsible parent becomes an Australian
29		citizen.

Subdivision C—Resuming citizenship

2	29 Applic	cation ar	id eligibility for resuming citizenship
3 4	(1)		n may make an application to the Minister to become an an citizen again.
5 6		Note 1:	Section 46 sets out application requirements (which may include the payment of a fee).
7 8		Note 2:	The person may also apply to become an Australian citizen again under Subdivision A or B.
9		Cessatio	on under this Act
10 11	(2)		n is eligible to become an Australian citizen again under odivision if:
12		(a) th	e person ceased to be an Australian citizen under:
13		((i) section 33 (about renunciation) in order to acquire or
14			retain the nationality or citizenship of a foreign country
15			or to avoid suffering significant hardship or detriment;
16			or
17		(i	ii) section 36 (about children); and
18 19			the person is aged 18 or over at the time the person made e application—the Minister is satisfied that the person is of
20			ood character at the time of the Minister's decision on the
21		•	oplication.
22 23		Note 1:	See also section 32 (which is about persons resuming their former citizenship status).
24		Note 2:	A person who ceases to be an Australian citizen under section 34 or
25			35 may apply to become an Australian citizen again under Subdivision
26			A or B.
27		Cessatio	on under old Act
28	(3)		n is eligible to become an Australian citizen again under
29		this Sub	odivision if:
30		(a) th	e person ceased to be an Australian citizen under:
31		((i) section 17 (about dual citizenship) of the old Act; or
32		(i	ii) section 18 (about renunciation) of the old Act in order to
33			acquire or retain the nationality or citizenship of a

1 2		foreign country or to avoid suffering significant hardship or detriment; or
3		(iii) section 20 (about residence outside Australia) of the old
4		Act; or
5		(iv) section 23 (about children) of the old Act; and
6		(b) if the person is aged 18 or over at the time the person made
7		the application—the Minister is satisfied that the person is of
8 9		good character at the time of the Minister's decision on the application.
10	30 Ministe	er's decision
11	(1)	If a person makes an application under section 29, the Minister
12	. ,	must, by writing, approve or refuse to approve the person
13		becoming an Australian citizen again.
14	(2)	The Minister may refuse to approve the person becoming an
15		Australian citizen again despite the person being eligible to be so
16		approved.
17		Identity
18	(3)	The Minister must not approve the person becoming an Australian
19		citizen again unless the Minister is satisfied of the identity of the
20		person.
21		Note: Division 5 contains the identity provisions.
22		Risk to security
23	(4)	The Minister must not approve the person becoming an Australian
24		citizen again at a time when an adverse security assessment or a
25		qualified security assessment in respect of the person is in force
26		under the Australian Security Intelligence Organisation Act 1979
27		that the person is directly or indirectly a risk to security (within the
28		meaning of section 4 of that Act).

31	Registration					
	If the N	Ainister appro	ves the pers	on becomir	ng an Australi	an citizen

again, the Minister must register the person in the manner prescribed by the regulations.

Note:

32 Day citizenship begins again etc.

(1) A person becomes an Australian citizen again on the day on which the Minister approves the person becoming an Australian citizen again.

Same kind of citizenship—former citizen under this Act

(2) If the person, before ceasing to be an Australian citizen, was an Australian citizen under Subdivision A or B, the person becomes an Australian citizen again under that Subdivision.

Note: One of the effects of this subsection is that the Minister is able to revoke the person's citizenship: see section 34.

Same kind of citizenship—former citizen under old Act

(3) If the person, before ceasing to be an Australian citizen, was an Australian citizen under the provision set out in column 2 of the following table, the person becomes an Australian citizen again under the provision set out in column 3 of the table.

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Same kind	of citizenship	
Column 1 Item	Column 2 Provision under which person was a citizen	Column 3 Provision under which person becomes a citizen again
1	Section 10B, 10C or 11 of the old Act	Subdivision A of this Division
2	Division 2 of Part III of the old Act	Subdivision B of this Division

21 22 One of the effects of this subsection is that the Minister is able to revoke the person's citizenship: see section 34.

1

2

Division 3—Cessation of Australian citizenship

3	33	Renun	ciation
4 5		(1)	A person may make an application to the Minister to renounce the person's Australian citizenship.
6 7			Note: Section 46 sets out application requirements (which may include the payment of a fee).
8			Minister's decision
9 10		(2)	The Minister must, by writing, approve or refuse to approve the person renouncing his or her Australian citizenship.
11 12 13		(3)	Subject to this section, the Minister must approve the person renouncing his or her Australian citizenship if the Minister is satisfied that:
14 15 16			(a) the person is aged 18 or over, and is a national or citizen of a foreign country, at the time the person made the application; or
17 18 19 20			(b) the person was born, or is ordinarily resident, in a foreign country and is not entitled, under the law of that country, to acquire the nationality or citizenship of that country because the person is an Australian citizen.
21 22 23		(4)	The Minister must not approve the person renouncing his or her Australian citizenship unless the Minister is satisfied of the identity of the person.
24			Note: Division 5 contains the identity provisions.
25 26		(5)	The Minister may refuse to approve the person renouncing his or her Australian citizenship if the person: (a) is a national or citizen of a foreign country at the time the
27 28			(a) is a national or citizen of a foreign country at the time the person made the application; and
29 30			(b) made the application during a war in which Australia is engaged.

1 2 3	(6)	The Minister must not approve the person renouncing his or her Australian citizenship if the Minister considers that it would not be in the interests of Australia to do so.
4 5 6	(7)	The Minister must not approve the person renouncing his or her Australian citizenship unless the Minister is satisfied that the person:
7 8		(a) is a national or citizen of a foreign country immediately before the Minister's decision on the application; or
9 10 11		(b) will, if the Minister approves the application, become a national or citizen of a foreign country immediately after the approval.
12		Time citizenship ceases
13 14 15	(8)	If the Minister approves a person renouncing his or her Australian citizenship, the person ceases to be an Australian citizen at the time of the approval.
16 17		Note: A child of the person may also cease to be an Australian citizen: see section 36.
18	34 Revoca	ation by Minister
18 19	34 Revoca	Citizenship by descent
		•
19 20		Citizenship by descent The Minister may, by writing, revoke a person's Australian
19 20 21 22 23		 Citizenship by descent The Minister may, by writing, revoke a person's Australian citizenship if: (a) the person is an Australian citizen under Subdivision A of Division 2 (including because of the operation of section 32);
19 20 21 22 23 24 25 26 27 28		 Citizenship by descent The Minister may, by writing, revoke a person's Australian citizenship if: (a) the person is an Australian citizen under Subdivision A of Division 2 (including because of the operation of section 32); and (b) either of the following apply: (i) the person has been convicted of an offence against section 50 of this Act, or section 137.1 or 137.2 of the Criminal Code, in relation to the person's application to
19 20 21 22 23 24 25 26 27		Citizenship by descent The Minister may, by writing, revoke a person's Australian citizenship if: (a) the person is an Australian citizen under Subdivision A of Division 2 (including because of the operation of section 32); and (b) either of the following apply: (i) the person has been convicted of an offence against section 50 of this Act, or section 137.1 or 137.2 of the

1 2	(c) the Minister is satisfied that it would be contrary to the public interest for the person to remain an Australian citizen.
3	Citizenship by conferral
4 5	(2) The Minister may, by writing, revoke a person's Australian citizenship if:
6 7	(a) the person is an Australian citizen under Subdivision B of Division 2 (including because of the operation of section 32);
8	and
9	(b) any of the following apply:
10	(i) the person has been convicted of an offence against
11	section 50 of this Act, or section 137.1 or 137.2 of the
12	Criminal Code, in relation to the person's application to
13	become an Australian citizen;
14	(ii) the person has, at any time after making the application
15	to become an Australian citizen, been convicted of a serious offence within the meaning of subsection (5);
16 17	(iii) the person obtained the Minister's approval to become
17 18	an Australian citizen as a result of migration-related
19	fraud within the meaning of subsection (6);
20	(iv) the person obtained the Minister's approval to become
21	an Australian citizen as a result of third-party fraud
22	within the meaning of subsection (8); and
23	(c) the Minister is satisfied that it would be contrary to the public
24	interest for the person to remain an Australian citizen.
25	(3) However, the Minister must not decide under subsection (2) to
26	revoke a person's Australian citizenship if:
27	(a) the person has, at any time after making the application to
28	become an Australian citizen, been convicted of a serious
29	offence within the meaning of subsection (5); and
30	(b) the Minister is satisfied that the person would, if the Minister
31	were to revoke the person's Australian citizenship, become a
32	person who is not a national or citizen of any country.

Serious offence (5) For the purposes of this section, a person has been convicted of serious offence if: (a) the person has been convicted of an offence against an Australian law or a foreign law, for which the person has been sentenced to death or to a serious prison sentence; a (b) the person committed the offence at any time before the person became an Australian citizen. Migration-related fraud (6) For the purposes of this section, a person obtained the Minister approval to become an Australian citizen as a result of migration-related fraud if and only if: (a) at any time, the person was convicted of an offence again (i) section 234, 236, 243 or 244 of the Migration Act II or (ii) section 134.1, 134.2, 135.1, 135.2, 135.4 or 136.1 or Criminal Code; that the person committed at any time before the Minister gave the approval; and (b) the act or omission that constituted the offence was connected with the person's entry into Australia or the great to the person of a visa or of a permission to enter and ren in Australia. (7) Subsection (6) does not apply to a person in respect of an offer the Minister is satisfied that the act or omission that constituted.	1	Time citizenship ceases
Serious offence (5) For the purposes of this section, a person has been convicted of serious offence if: (a) the person has been convicted of an offence against an Australian law or a foreign law, for which the person has been sentenced to death or to a serious prison sentence; a (b) the person committed the offence at any time before the person became an Australian citizen. Migration-related fraud (6) For the purposes of this section, a person obtained the Minister approval to become an Australian citizen as a result of migration-related fraud if and only if: (a) at any time, the person was convicted of an offence again (i) section 234, 236, 243 or 244 of the Migration Act II or (ii) section 134.1, 134.2, 135.1, 135.2, 135.4 or 136.1 or Criminal Code; that the person committed at any time before the Minister gave the approval; and (b) the act or omission that constituted the offence was connected with the person's entry into Australia or the graph to the person of a visa or of a permission to enter and ren in Australia. (7) Subsection (6) does not apply to a person in respect of an offer the Minister is satisfied that the act or omission that constituted that offence was not in any way (whether directly or indirectly)	3	person ceases to be an Australian citizen at the time of the
(5) For the purposes of this section, a person has been <i>convicted of serious offence</i> if: (a) the person has been convicted of an offence against an Australian law or a foreign law, for which the person has been sentenced to death or to a serious prison sentence; a (b) the person committed the offence at any time before the person became an Australian citizen. **Migration-related fraud** (6) For the purposes of this section, a person obtained the Minister approval to become an Australian citizen as a result of **migration-related fraud** if and only if: (a) at any time, the person was convicted of an offence again (i) section 234, 236, 243 or 244 of the *Migration Act It* or (ii) section 134.1, 134.2, 135.1, 135.2, 135.4 or 136.1 or **Criminal Code**; that the person committed at any time before the Minister gave the approval; and (b) the act or omission that constituted the offence was connected with the person's entry into Australia or the great to the person of a visa or of a permission to enter and ren in Australia. (7) Subsection (6) does not apply to a person in respect of an offer the Minister is satisfied that the act or omission that constituted that offence was not in any way (whether directly or indirectly).		
serious offence if: (a) the person has been convicted of an offence against an Australian law or a foreign law, for which the person has been sentenced to death or to a serious prison sentence; a (b) the person committed the offence at any time before the person became an Australian citizen. Migration-related fraud (6) For the purposes of this section, a person obtained the Minister approval to become an Australian citizen as a result of migration-related fraud if and only if: (a) at any time, the person was convicted of an offence again (i) section 234, 236, 243 or 244 of the Migration Act 19 or (ii) section 134.1, 134.2, 135.1, 135.2, 135.4 or 136.1 o Criminal Code; that the person committed at any time before the Minister gave the approval; and (b) the act or omission that constituted the offence was connected with the person's entry into Australia or the gr to the person of a visa or of a permission to enter and ren in Australia. (7) Subsection (6) does not apply to a person in respect of an offer the Minister is satisfied that the act or omission that constituted that offence was not in any way (whether directly or indirectly)	7	Serious offence
Australian law or a foreign law, for which the person has been sentenced to death or to a serious prison sentence; a (b) the person committed the offence at any time before the person became an Australian citizen. Migration-related fraud (6) For the purposes of this section, a person obtained the Minister approval to become an Australian citizen as a result of migration-related fraud if and only if: (a) at any time, the person was convicted of an offence again (i) section 234, 236, 243 or 244 of the Migration Act II or (ii) section 134.1, 134.2, 135.1, 135.2, 135.4 or 136.1 or Criminal Code; that the person committed at any time before the Minister gave the approval; and (b) the act or omission that constituted the offence was connected with the person's entry into Australia or the graph to the person of a visa or of a permission to enter and ren in Australia. (7) Subsection (6) does not apply to a person in respect of an offer the Minister is satisfied that the act or omission that constituted that offence was not in any way (whether directly or indirectly)		(5) For the purposes of this section, a person has been <i>convicted of a serious offence</i> if:
(b) the person committed the offence at any time before the person became an Australian citizen. Migration-related fraud (6) For the purposes of this section, a person obtained the Minister approval to become an Australian citizen as a result of migration-related fraud if and only if: (a) at any time, the person was convicted of an offence again (i) section 234, 236, 243 or 244 of the Migration Act II or (ii) section 134.1, 134.2, 135.1, 135.2, 135.4 or 136.1 or Criminal Code; that the person committed at any time before the Minister gave the approval; and (b) the act or omission that constituted the offence was connected with the person's entry into Australia or the grate to the person of a visa or of a permission to enter and remain Australia. (7) Subsection (6) does not apply to a person in respect of an offer the Minister is satisfied that the act or omission that constituted that offence was not in any way (whether directly or indirectly)	11	Australian law or a foreign law, for which the person has
(6) For the purposes of this section, a person obtained the Minister approval to become an Australian citizen as a result of migration-related fraud if and only if: (a) at any time, the person was convicted of an offence again (i) section 234, 236, 243 or 244 of the Migration Act II or (ii) section 134.1, 134.2, 135.1, 135.2, 135.4 or 136.1 or Criminal Code; that the person committed at any time before the Minister gave the approval; and (b) the act or omission that constituted the offence was connected with the person's entry into Australia or the graph to the person of a visa or of a permission to enter and ren in Australia. (7) Subsection (6) does not apply to a person in respect of an offer the Minister is satisfied that the act or omission that constituted that offence was not in any way (whether directly or indirectly).	13	(b) the person committed the offence at any time before the
approval to become an Australian citizen as a result of migration-related fraud if and only if: (a) at any time, the person was convicted of an offence again (i) section 234, 236, 243 or 244 of the Migration Act 19 or (ii) section 134.1, 134.2, 135.1, 135.2, 135.4 or 136.1 or Criminal Code; that the person committed at any time before the Minister gave the approval; and (b) the act or omission that constituted the offence was connected with the person's entry into Australia or the gr to the person of a visa or of a permission to enter and ren in Australia. (7) Subsection (6) does not apply to a person in respect of an offen the Minister is satisfied that the act or omission that constituted that offence was not in any way (whether directly or indirectly)	15	Migration-related fraud
(a) at any time, the person was convicted of an offence again (i) section 234, 236, 243 or 244 of the <i>Migration Act Is</i> or (ii) section 134.1, 134.2, 135.1, 135.2, 135.4 or 136.1 or <i>Criminal Code</i> ; that the person committed at any time before the Minister gave the approval; and (b) the act or omission that constituted the offence was connected with the person's entry into Australia or the graph to the person of a visa or of a permission to enter and ren in Australia. (7) Subsection (6) does not apply to a person in respect of an offence was the Minister is satisfied that the act or omission that constituted that offence was not in any way (whether directly or indirectly)	17	
that the person committed at any time before the Minister gave the approval; and (b) the act or omission that constituted the offence was connected with the person's entry into Australia or the gr to the person of a visa or of a permission to enter and ren in Australia. (7) Subsection (6) does not apply to a person in respect of an offer the Minister is satisfied that the act or omission that constituted that offence was not in any way (whether directly or indirectly)	19 20	(a) at any time, the person was convicted of an offence against:(i) section 234, 236, 243 or 244 of the <i>Migration Act 1958</i>;
that the person committed at any time before the Minister gave the approval; and (b) the act or omission that constituted the offence was connected with the person's entry into Australia or the gr to the person of a visa or of a permission to enter and ren in Australia. (7) Subsection (6) does not apply to a person in respect of an offer the Minister is satisfied that the act or omission that constituted that offence was not in any way (whether directly or indirectly)		(ii) section 134.1, 134.2, 135.1, 135.2, 135.4 or 136.1 of the <i>Criminal Code</i> :
connected with the person's entry into Australia or the gr to the person of a visa or of a permission to enter and ren in Australia. (7) Subsection (6) does not apply to a person in respect of an offer the Minister is satisfied that the act or omission that constituted that offence was not in any way (whether directly or indirectly)	24	that the person committed at any time before the Minister
(7) Subsection (6) does not apply to a person in respect of an offer the Minister is satisfied that the act or omission that constituted that offence was not in any way (whether directly or indirectly)	27 28	connected with the person's entry into Australia or the grant to the person of a visa or of a permission to enter and remain
	31 32	(7) Subsection (6) does not apply to a person in respect of an offence if the Minister is satisfied that the act or omission that constituted that offence was not in any way (whether directly or indirectly) material to the person becoming a permanent resident.

1	Third-party fraud	
2 3 4	(8) For the purposes of this section, a person (the <i>applicant</i>) obtathe Minister's approval to become an Australian citizen as a of <i>third-party fraud</i> if and only if:	
5	(a) at any time, another person was convicted of an offend	ce
6	against section 50 of this Act, or section 134.1, 135.2,	
7	136.1, 137.1, 137.2, 139.1, 141.1, 142.1, 142.2, 144.1,	
8	145.2, 145.4, 145.5 or 149.1 of the Criminal Code, that	
9	other person committed at any time before the Ministe	r gave
10	the approval; and	
11	(b) the act or omission that constituted the offence was	
12	connected with the Minister approving the applicant	
13	becoming an Australian citizen.	
14	Charge proved but no conviction	
15	(9) A reference in this section to a conviction of an offence:	
16	(a) in relation to a law of the Commonwealth—includes a	
17	reference to the making of an order under section 19B	of the
18	Crimes Act 1914 in relation to the offence; and	
19	(b) in relation to a law of a State or Territory or a foreign	
20	country—includes a reference to the making of an ord	er
21	under the corresponding provision of a law of the State	e or
22	Territory or foreign country in relation to the offence.	
23	35 Service in armed forces of enemy country	
24	(1) A person ceases to be an Australian citizen if the person:	
25	(a) is a national or citizen of a foreign country; and	
	(b) serves in the armed forces of a country at war with Au	ctralia
26	•	
27	(2) The person ceases to be an Australian citizen at the time the	person
28	commences to so serve.	
29	Note: A child of the person may also cease to be an Australian citiz	en: see
30	section 36.	
31	36 Children of responsible parents who cease to be citizens	
32	(1) If:	

1	(a) a person ceases to be an Australian citizen at a particular time
2	(the <i>cessation time</i>) under section 33, 34 or 35; and
3	(b) at the cessation time, the person is a responsible parent of a
4	child aged under 18;
5	then:
6 7	(c) the Minister may, by writing, revoke the child's Australian citizenship; and
8	(d) if the Minister does so—the child ceases to be an Australian
9	citizen at the time of the revocation.
10	Exception—another responsible parent
11	(2) If, at the cessation time, another responsible parent of the child is
12	an Australian citizen, subsection (1) does not apply to the child:
13	(a) while there is a responsible parent who is an Australian
14	citizen; and
15	(b) if there ceases to be such a responsible parent because of the
16	death of a responsible parent—at any time after that death.
17	Exception—statelessness
	(2) The Minister must not revolve a child's Australian citizenship
18	(3) The Minister must not revoke a child's Australian citizenship
19	under subsection (1) if the Minister is satisfied that the child would
20 21	then become a person who is not a national or citizen of any country.
-1	Country.

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Division 4—Evidence of Australian citizenship

3	37 Eviden	nce of Australian citizenship
4 5	(1)	A person may make an application to the Minister for evidence of the person's Australian citizenship.
6 7		Note: Section 46 sets out application requirements (which may include the payment of a fee).
8		Notice
9 10	(2)	The Minister may give the person a written notice stating that the person is an Australian citizen at a particular time.
11	(3)	The notice must:
12	, ,	(a) be in a form prescribed by the regulations; and
13		(b) contain any other matter prescribed by the regulations.
14		Identity
15 16	(4)	The Minister must not give the person such a notice unless the Minister is satisfied of the identity of the person.
17		Note: Division 5 contains the identity provisions.
18		Evidentiary status
19	(5)	A notice is prima facie evidence of the matters in the notice.
20		Cancellation
21	(6)	The Minister may, by writing, cancel a notice given to a person
22	,	under this section.
23	38 Surren	nder of evidentiary notice
24		Request for surrender
25	(1)	If:

1 2	(a) the Minister makes a decision under section 34 to revoke a person's Australian citizenship; and
3	(b) at the time of the revocation, there is in force a notice under section 37 in relation to the person;
5	the Minister may request the person to surrender the notice to the
6	Minister.
7	(2) If the Minister makes a decision under subsection 37(6) to cancel a
8 9	notice given to a person under section 37, the Minister may request the person to surrender the notice to the Minister.
10	Form of request
11	(3) A request given to a person under subsection (1) or (2) must:
12	(a) be made in writing; and
13	(b) specify the day on or before which the person must surrender
14	the notice (which must be a day at least 28 days after the day
15	on which the Minister makes the request); and
16 17	(c) specify how the person is to surrender the notice to the Minister; and
18	(d) contain a statement to the effect that a failure to comply with
19	the request is an offence.
20	Offence
21	(4) A person commits an offence if:
22 23	(a) the person is given a request that is in accordance with this section; and
24	(b) the person fails to comply with the request.
25	Penalty for contravention of this subsection: 10 penalty units.
26	39 Altering evidentiary notice
27	A person commits an offence if:
28	(a) the person alters, or causes or permits to be altered, a notice;
29	and
30	(b) the notice was given to a person under section 37.
31	Penalty: Imprisonment for 12 months.

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Division 5—Personal identifiers

40 Request for personal identifiers

Subdivision A—Obtaining personal identifiers

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5	(1) For the purposes of the Minister being satisfied of the identity of
6	person in relation to an application under this Part, the following

persons may request the applicant, in writing, to provide one or more specified personal identifiers in relation to the application:

- (a) the Minister;
- (b) a person authorised under subsection (3);
- (c) a person who is included in a class of persons authorised under subsection (4).

Form of request

(2) A request must inform the person of the matters prescribed by the regulations.

Authorisations

- (3) The Minister may, by writing, authorise a person for the purposes of paragraph (1)(b).
- (4) The Minister may, by legislative instrument, authorise a class of persons for the purposes of paragraph (1)(c).

41 Provision of personal identifiers

The regulations may prescribe the procedures and requirements that apply to the provision of a personal identifier by a person under this Division.

Subdivision B—Obligations relating to identifying information

42 Accessing identifying information

(1) A person commits an offence if:

1	(a) the person accesses identifying information; and
2	(b) the person is not authorised under this section to access the
3	identifying information for the purpose for which the person
4	accessed it.
5	Penalty: Imprisonment for 2 years, or 120 penalty units, or both.
6 7	(2) This section does not apply if the access is through a disclosure that is a permitted disclosure within the meaning of section 43.
8 9	Note: A defendant bears an evidential burden in relation to the matter in subsection (2) (see subsection 13.3(3) of the <i>Criminal Code</i>).
10	Authorisation
11	(3) The Minister may, in writing, authorise a specified person, or any
12	person included in a specified class of persons, to access
13	identifying information of the kind specified in the authorisation.
14	(4) The Minister must specify in an authorisation under subsection (3).
15	as the purpose or purposes for which access is authorised, one or
16	more of the following purposes:
17	(a) one or more of the purposes set out in paragraph 10(2)(c);
18	(b) disclosing identifying information in accordance with this
19	Division;
20 21	 (c) administering or managing the storage of identifying information;
22	(d) making identifying information available to the person to
23	whom it relates;
24	(e) modifying identifying information to enable it to be matched
25	with other identifying information;
26	(f) modifying identifying information in order to correct errors
27	or ensure compliance with appropriate standards;
28	(g) making decisions under this Act or the regulations, or under
29	the Migration Act 1958 or the regulations made under that
30	Act;
31	(h) complying with Australian laws.
32	(5) However, the Minister must not specify as a purpose for which
33	access is authorised a purpose that will include or involve the
34	purpose of:

1	(a) investigating an offence against an Australian law; or
2	(b) prosecuting a person for such an offence;
3	if the identifying information in question relates to a personal
4	identifier of a type prescribed by the regulations for the purposes of
5	this section.
6	43 Disclosing identifying information
7	(1) A person commits an offence if:
8 9	 (a) the person's conduct causes disclosure of identifying information; and
10	(b) the disclosure is not a permitted disclosure.
11	Penalty: Imprisonment for 2 years, or 120 penalty units, or both.
12	(2) A <i>permitted disclosure</i> is a disclosure that:
13	(a) is for the purpose of data-matching in order to identify, or
14	authenticate the identity of, a person for the purposes of this
15	Act; or
16	(b) is for the purposes of this Act; or
17	(c) is for the purpose of administering or managing the storage
18	of identifying information; or
19 20	(d) is for the purpose of making the identifying information in question available to the person to whom it relates; or
21	(e) takes place under an arrangement entered into with an agency
22	of the Commonwealth, or with a State or Territory or an
23	agency of a State or Territory, for the exchange of identifying
24	information; or
25	(f) is for the purpose of a proceeding, before a court or tribunal,
26	relating to the person to whom the identifying information in
27	question relates; or
28	(g) is for the purpose of an investigation by the Privacy
29 30	Commissioner or the Ombudsman relating to a request for the provision of a personal identifier; or
31	(h) takes place with the written consent of the person to whom
32	the identifying information in question relates.
33	(3) However, a disclosure is not a permitted disclosure if:

1	(a) it is a disclosure of identifying information relating to a
2 3	personal identifier of a type prescribed by the regulations for the purposes of this section; and
4	(b) it is for the purpose of:
5	(i) investigating an offence against an Australian law; or
6	(ii) prosecuting a person for such an offence.
7	44 Unauthorised modification or impairment of identifying
8	information
9	Unauthorised modification
10	(1) A person commits an offence if:
11	(a) the person causes any unauthorised modification of
12	identifying information; and
13	(b) the person intends to cause the modification; and(c) the person knows that the modification is unauthorised.
14	(c) the person knows that the mountcation is unauthorised.
15	Penalty: Imprisonment for 2 years, or 120 penalty units, or both.
16	Unauthorised impairment
17	(2) A person commits an offence if:
18	(a) the person causes any unauthorised impairment of:
19	(i) the reliability of identifying information; or
20	(ii) the security of the storage of identifying information; or
21	(iii) the operation of a system by which identifying
22	information is stored; and
23	(b) the person intends to cause the impairment; and
24	(c) the person knows that the impairment is unauthorised.
25	Penalty: Imprisonment for 2 years, or 120 penalty units, or both.
26	Interpretation
27	(3) In this section:
28	(a) modification of identifying information; or
29	(b) impairment of the reliability of identifying information; or

1 2	(c) impairment of the security of the storage of identifying information; or
3	(d) impairment of the operation of a system by which identifying information is stored;
5 6	by a person is <i>unauthorised</i> if the person is not entitled to cause that modification or impairment.
7 8 9	(4) Any such modification or impairment caused by the person is not unauthorised merely because he or she has an ulterior purpose for causing it.
10 11 12	(5) For the purposes of this section, a person causes any such unauthorised modification or impairment if the person's conduct substantially contributes to it.
13	(6) For the purposes of subsection (3), if:
14	(a) a person causes any modification or impairment of a kind
15	mentioned in that subsection; and
16	(b) the person does so under a warrant issued under an
17	Australian law;
18	the person is entitled to cause that modification or impairment.
19	45 Destroying identifying information
20	(1) A person commits an offence if:
21	(a) the person is the responsible person for identifying
22	information; and
23	(b) the person fails to destroy the identifying information as soon
24	as practicable after the person is no longer required under the
25	Archives Act 1983 to keep the identifying information.
26	Penalty: Imprisonment for 2 years, or 120 penalty units, or both.
27 28	Note: See section 24 of the <i>Archives Act 1983</i> on the obligation to keep the identifying information.
29	(2) This section does not apply if the identifying information is:
30	(a) a personal identifier that is any of the following:
31	(i) a measurement of a person's height and weight;
32	(ii) a photograph or other image of a person's face and
33	shoulders;

1	(iii) a person's signature; or
2	(b) identifying information derived from or relating to such a
3	personal identifier.
4	Note: A defendant bears an evidential burden in relation to the matters in
5	subsection (2) (see subsection 13.3(3) of the <i>Criminal Code</i>).
6	Definitions
7	(3) For the purposes of this section, the <i>responsible person</i> for
8	identifying information is:
9	(a) if the identifying information is stored on a database—the
10	person who has day-to-day control of the database; or
11	(b) otherwise—the person who has day-to-day responsibility for
12	the system under which the identifying information is stored.
13	(4) For the purposes of this section, identifying information is
14	destroyed if:
15	(a) in the case of identifying information that is a personal
16	identifier—it is physically destroyed; and
17	(b) in any other case—any means of identifying it with the
18	person to whom it relates is destroyed.
19	(5) For the purposes of this section, a <i>database</i> is a discrete body of
20	information stored by electronic means, containing:
21	(a) indexes of persons who have provided personal identifiers in
22	accordance with a request under this Division; and
23	(b) their identifying information.

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Part 3—Other matters

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4	46 Applic	ation requirements
5	(1)	An application under a provision of this Act must:
6		(a) be on the relevant form approved by the Minister for the
7		purposes of that provision; and
8		(b) contain the information required by the form; and
9		(c) be accompanied by any other information or documents
10		prescribed by the regulations; and
11 12		(d) be accompanied by the fee (if any) prescribed by the regulations.
13		Approval of forms
14	(2)	The Minister may, by writing, approve one or more forms for the
15		purposes of a provision of this Act under which an application may
16		be made.
17		Note: For example, there are 2 ways to become an Australian citizen by
18 19		descent under section 16. The Minister may approve 1 form for the purposes of that section or may approve 2 different forms.
20		Remission, refund or waiver of fees
21	(3)	The regulations may make provision for and in relation to the
22		remission, refund or waiver of any fees of a kind referred to in
23		paragraph (1)(d).
24	47 Notific	ration of decisions
25	(1)	If the Minister makes a decision under this Act in relation to a
26	. ,	person, the Minister must give the person notice of the decision.
27		Child
28	(2)	If the person is a child, the Minister satisfies the requirement in
29		subsection (1) if the Minister gives a parent of the child notice of
30		the decision.

1		Reasons for adverse decision
2 3	(3)	If the decision is an adverse decision, the notice must include the reasons for the decision.
4		Form of notice
5 6	(4)	The Minister must give the notice in the manner prescribed by the regulations (which includes electronic form).
7		Procedural defect does not affect validity of decision
8 9	(5)	A failure to comply with subsection (3) or (4) does not affect the validity of the decision.
10	48 Compu	iterised decision-making
11		Computer-based decisions
12 13 14	(1)	The Minister may, by writing, arrange for the use, under the Minister's control, of computer programs for any purposes for which the Minister may, or must, under this Act or the regulations:
15		(a) make a decision; or
16 17 18		(b) exercise any power or comply with any obligation; or(c) do anything else related to making a decision or exercising a power or complying with an obligation.
19	(2)	The Minister is taken to have:
20		(a) made a decision; or
21		(b) exercised a power or complied with an obligation; or
22		(c) done something else related to the making of a decision or
23		the exercise of a power or the compliance with an obligation;
24		that was made, exercised, complied with or done by the operation
25		of a computer program under such an arrangement.
26		Minister may substitute his or her own decision
27	(3)	The Minister may substitute a decision (the <i>substituted decision</i>)
28	` ,	for a decision (the <i>initial decision</i>) made by the operation of a
29		computer program under such an arrangement if:

1 2	(a) a notice under section 49 relates to the computer program and to the initial decision; and
3 4	(b) the notice states that the computer program was not functioning correctly; and
5	(c) the substituted decision could have been made under the
6	same provision of this Act or the regulations as the initial
7	decision; and
8	(d) the substituted decision is more favourable to the applicant.
9	(4) The Minister does not have a duty to consider whether to exercise
10	the power under subsection (3) in respect of any decision, whether
11	he or she is requested to do so by the applicant or by any other
12	person, or in any other circumstances.
13	(5) Subsection (3) has effect despite any law of the Commonwealth, or
14	any rule of common law, to the contrary effect.
15	Arrangement not a legislative instrument
16	(6) An arrangement under subsection (1) is not a legislative
17	instrument.
18	49 Evidence of whether computer program is functioning correctly
18 19	49 Evidence of whether computer program is functioning correctly *Issue of notices**
	Issue of notices
19	
19 20	Issue of notices (1) In citizenship proceedings, a notice signed by an authorised person
19 20 21	Issue of notices(1) In citizenship proceedings, a notice signed by an authorised person stating whether or not a specified computer program was functioning correctly:
19 20 21 22	Issue of notices(1) In citizenship proceedings, a notice signed by an authorised person stating whether or not a specified computer program was functioning correctly:(a) at a specified time or during a specified period; and
19 20 21 22 23 24	 Issue of notices (1) In citizenship proceedings, a notice signed by an authorised person stating whether or not a specified computer program was functioning correctly: (a) at a specified time or during a specified period; and (b) in relation to specified outcomes from the operation of that
19 20 21 22 23	Issue of notices(1) In citizenship proceedings, a notice signed by an authorised person stating whether or not a specified computer program was functioning correctly:(a) at a specified time or during a specified period; and
19 20 21 22 23 24 25	 Issue of notices (1) In citizenship proceedings, a notice signed by an authorised person stating whether or not a specified computer program was functioning correctly: (a) at a specified time or during a specified period; and (b) in relation to specified outcomes from the operation of that program under an arrangement made under subsection 48(1);
19 20 21 22 23 24 25 26	 Issue of notices (1) In citizenship proceedings, a notice signed by an authorised person stating whether or not a specified computer program was functioning correctly: (a) at a specified time or during a specified period; and (b) in relation to specified outcomes from the operation of that program under an arrangement made under subsection 48(1); is prima facie evidence of the matters stated in the notice. Ministerial authorisations
19 20 21 22 23 24 25 26	 Issue of notices (1) In citizenship proceedings, a notice signed by an authorised person stating whether or not a specified computer program was functioning correctly: (a) at a specified time or during a specified period; and (b) in relation to specified outcomes from the operation of that program under an arrangement made under subsection 48(1); is prima facie evidence of the matters stated in the notice.
220 221 222 223 224 225 226 227 228 229	 Issue of notices (1) In citizenship proceedings, a notice signed by an authorised person stating whether or not a specified computer program was functioning correctly: (a) at a specified time or during a specified period; and (b) in relation to specified outcomes from the operation of that program under an arrangement made under subsection 48(1); is prima facie evidence of the matters stated in the notice. Ministerial authorisations (2) The Minister may, by writing, authorise a person to issue notices under this section.
19 20 21 22 23 24 25 26 27	 Issue of notices (1) In citizenship proceedings, a notice signed by an authorised person stating whether or not a specified computer program was functioning correctly: (a) at a specified time or during a specified period; and (b) in relation to specified outcomes from the operation of that program under an arrangement made under subsection 48(1); is prima facie evidence of the matters stated in the notice. Ministerial authorisations (2) The Minister may, by writing, authorise a person to issue notices

1	Defini	itions
2	(4) In this	section:
3	autho	rised person means:
4	(a) a	an APS employee in the Department; or
5		a person authorised under subsection (2) to issue notices
6		under this section; or
7		any person who is included in a class of persons authorised
8	1	under subsection (3) to issue notices under this section.
9	citizen	nship proceedings means:
10 11	(a) j	proceedings in a court (including criminal proceedings) that relate to this Act (including an offence against this Act); or
12		proceedings that relate to an application for review under
13	:	section 52.
14	functi	oning correctly: a computer program is functioning
15	correc	etly if:
16 17		outcomes from its operation comply with this Act and the regulations; and
18		those outcomes would be valid if they were made by the
19		Minister otherwise than by the operation of the computer
20	1	program.
21	50 False stateme	ents or representations
22	(1) A pers	son commits an offence if:
23	(a) 1	the person makes, or causes or permits to be made, a
24	1	representation or statement; and
25	(b) 1	the person does so knowing that the representation or
26	:	statement is false or misleading in a material particular; and
27	(c) 1	the person does so for a purpose of or in relation to this Act.
28	Penalt	y: Imprisonment for 12 months.
29	(2) A pers	son commits an offence if:
30	(a) 1	the person conceals, or causes or permits to be concealed, a
31		material circumstance; and
32	(b) 1	the person does so for a purpose of or in relation to this Act.

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1	Penalty: Imprisonment for 12 months.
2	51 Geographical jurisdiction for offences
3	Section 15.4 of the <i>Criminal Code</i> (extended geographical jurisdiction—category D) applies to all offences against this Act.
5	52 Review of decisions
6	(1) An application may be made to the Administrative Appeals
7 8 9	Tribunal for review of the following decisions: (a) a decision under section 17 to refuse to approve a person becoming an Australian citizen;
10 11	(b) a decision under section 24 to refuse to approve a person becoming an Australian citizen;
12 13	(c) a decision under section 25 to cancel an approval given to a person under section 24;
14 15	(d) a decision under section 30 to refuse to approve a person becoming an Australian citizen again;
16 17	(e) a decision under section 33 to refuse to approve a person renouncing his or her Australian citizenship, except a refusa
18 19 20	because of the operation of subsection 33(5) (about war); (f) a decision under section 34 or subsection 36(1) to revoke a person's Australian citizenship.
21	Citizenship by conferral decision
22 23 24	(2) However, a person (the <i>applicant</i>) cannot apply for review of a decision under section 24 to refuse to approve a person becoming an Australian citizen unless the applicant is a permanent resident.
25 26 27	(3) Subsection (2) does not apply if the decision was made in relation to a person aged under 18 at the time the person made the application to become an Australian citizen.
28	53 Delegation
29	The Minister may, by writing, delegate to any person all or any of
30	the Minister's functions or powers under this Act or the
31	regulations.

1	54 Regulations
2	The Governor-General may make regulations prescribing matters
3	(a) required or permitted by this Act to be prescribed; or
4	(b) necessary or convenient to be prescribed for carrying out or
5	giving effect to this Act.

Clause 1

Schedule 1—Pledge of commitment as a 1 citizen of the Commonwealth of 2 Australia 3 Note: See section 27. 4 1 Form of pledge no. 1 7 From this time forward, under God, 8 I pledge my loyalty to Australia and its people, 9 whose democratic beliefs I share, 10 whose rights and liberties I respect, and 11 whose laws I will uphold and obey. 12 2 Form of pledge no. 2 13 From this time forward, 14 I pledge my loyalty to Australia and its people, 15 whose democratic beliefs I share, 16 whose rights and liberties I respect, and 17 whose laws I will uphold and obey. 18 19