

**THE STATUTES OF THE REPUBLIC OF SINGAPORE**

**LEGITIMACY ACT  
(CHAPTER 162)**

**1970 Ed. Cap. 44  
Ordinance  
20 of 1934**

**Amended by  
12 of 1940  
62 of 1959  
18 of 1966**

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CHAPTER 162  
**Legitimacy Act**

1985 Ed.

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An Act to provide for the legitimation of children born out of wedlock.

[18th May 1934]

1. This Act may be cited as the Legitimacy Act. Short title.
2. In this Act, unless there is something repugnant in the subject or context — Interpretation.
  - “date of legitimation” means the date of the marriage leading to the legitimation, or, where the marriage occurred before 18th May 1934, that day;
  - “disposition” means an assurance of any interest in property by any instrument whether inter vivos or by will;
  - “intestate” includes a person who leaves a will but dies intestate as to some beneficial interest in his estate;
  - “legitimated person” means a person legitimated by this Act;
  - “will” includes “codicil”.

Legitimation  
by subse-  
quent  
marriage of  
parents.

3.—(1) Subject to this section, where the parents of an illegitimate person marry or have married one another, whether before, on or after 18th May 1934 the marriage shall, if the father of the illegitimate person was or is at the date of the marriage domiciled in Singapore, render that person, if living, legitimate from 18th May 1934 or from the date of the marriage, whichever last happens.

1955 Ed.  
Caps. 37 and  
38.  
Cap. 353.

(2) Nothing in this Act shall operate to legitimate a person unless the marriage leading to the legitimation was solemnized and registered in accordance with the provisions of the repealed Christian Marriage Ordinance or of the Civil Marriage Ordinance or unless that marriage was registered or deemed to be registered under the Women's Charter.

(3) The legitimation of a person under this Act does not enable him or his spouse, children or remoter issue to take any interest in property save as hereinafter expressly provided in this Act.

(4) The provisions contained in the Schedule shall have effect with respect of the re-registration of the births of legitimated persons.

Declarations  
of legitimacy  
of legitimated  
persons.

4.—(1) A person claiming that he or his parent or any remoter ancestor became or has become a legitimated person may, whether domiciled in Singapore or elsewhere, and whether a citizen of Singapore or not, apply by petition to the High Court praying the court for a decree declaring that the petitioner is the legitimate child of his parents, or that his parent or remoter ancestor was legitimate, and the High Court shall have jurisdiction to hear and determine that application and to make such decree declaratory of the legitimacy or illegitimacy of such person as to the court may seem just; and that decree shall be binding to all intents and purposes on the Government and on all persons whomsoever.

(2) Every petition under this section shall be accompanied by such affidavit verifying the facts alleged in the same, and by such proof of the absence of fraud and collusion, as the court may by any general rule direct.

(3) In all proceedings under this section the court shall have full power to award and enforce payment of costs to any person cited, whether that person does or does not oppose the declaration applied for, in case the court considers it reasonable that the costs should be paid.

(4) A copy of every petition under this section, and of the affidavit accompanying the same, shall, one month at least prior to the presentation or filing of the petition, be delivered to the Attorney-General, who shall be a respondent upon the hearing of the petition and upon every subsequent proceeding relating thereto.

(5) Where any application is made under this section to the court, the person or persons, if any, besides the Attorney-General as the court thinks fit shall, subject to the rules made under this section, be cited to the proceedings or otherwise summoned in such manner as the court directs, and may be permitted to become parties to the proceedings, and oppose the application.

(6) The decree of the court shall not in any case prejudice any person —

(a) if it is subsequently proved to have been obtained by fraud or collusion; or

(b) unless that person has been cited or made a party to the proceedings or is the heir at law, next of kin, or other real or personal representative of, or derives title under or through, a person so cited or made a party.

(7) No proceedings to be had under this section shall affect any final judgment or decree already pronounced or made by any court of competent jurisdiction.

(8) The Judges of the Supreme Court or any 3 of them, of whom the Chief Justice shall be one, may make rules for carrying the provisions of this section into effect.

Power to  
make rules.

5.—(1) Subject to the provisions of this Act a legitimated person and his spouse, children or remoter issue shall be entitled to take any interest —

Rights of  
legitimated  
persons to  
take interests  
in property.

(a) in the estate of an intestate dying after the date of legitimation;

(b) under any disposition coming into operation after the date of legitimation,

in the like manner as if the legitimated person had been born legitimate.

(2) Where the right to any property depends on the relative seniority of the children of any person, and those

children include one or more legitimated persons, the legitimated person or persons shall rank as if he or they had been born on the day when he or they became legitimated by virtue of this Act, and if more than one such legitimated person became legitimated at the same time they shall rank as between themselves in order of seniority.

(3) This section applies only if and so far as a contrary intention is not expressed in the disposition, and shall have effect subject to the terms of the disposition and to the provisions therein contained.

Succession on intestacy of legitimated persons and their issue.

6. Where a legitimated person or a child or remoter issue of a legitimated person dies intestate in respect of any of his property, the same persons shall be entitled to take the same interests therein as they would have been entitled to take if the legitimated person had been legitimate.

Application to illegitimate person dying before marriage of parents.

7. Where an illegitimate person dies on or after 18th May 1934 and before the marriage of his parents leaving any spouse, children or remoter issue living at the date of the marriage, then if that person would, if living at the time of the marriage of his parents, have become a legitimated person, the provisions of this Act with respect to the taking of interests in property by, or in succession to, the spouse, children and remoter issue of a legitimated person shall apply as if that person had been a legitimated person and the date of the marriage of his parents had been the date of legitimation.

Personal rights and obligations of legitimated persons.

8. A legitimated person shall have the same rights and be under the same obligations in respect of the maintenance and support of himself or of any other person as if he had been born legitimate, and, subject to the provisions of this Act, the provisions of any Act relating to claims for damages, compensation, allowance, benefit, or otherwise by or in respect of a legitimate child shall apply in the like manner in the case of a legitimated person.

Provisions as to legitimation by extraneous law.

9.—(1) Where the parents of an illegitimate person marry or have married one another, whether before, on or after 18th May 1934 and the father of the illegitimate person was or is, at the time of the marriage, domiciled in a country other than Singapore, by the law of which the illegitimate person became legitimated by virtue of the subsequent

marriage, that person, if living, shall within Singapore be recognised as having been so legitimated from 17th May 1934 or from the date of the marriage, whichever last happens, notwithstanding that his father was not at the time of the birth of that person domiciled in a country in which legitimation by subsequent marriage was permitted by law.

(2) All the provisions of this Act relating to legitimated persons and to the taking of interests in property by or in succession to a legitimated person and the spouse, children and remoter issue of a legitimated person shall apply in the case of a person recognised as having been legitimated under this section, or who would, had he survived the marriage of his parents, have been so recognised; and accordingly this Act shall have effect as if references therein to a legitimated person included a person so recognised as having been legitimated.

(3) For the purposes of this section, "country" includes any part of the British Commonwealth, as well as a foreign country.

**10.**—(1) Where, on or after 18th May 1934, the mother of an illegitimate child, the child not being a legitimated person, dies intestate as respects all or any of her property, and does not leave any legitimate issue her surviving, the illegitimate child, or if he is dead his issue, shall be entitled to take any interest therein to which he or his issue would have been entitled if he had been born legitimate.

Right of illegitimate child and mother of illegitimate child to succeed on intestacy of the other.

(2) Where, on or after 18th May 1934, an illegitimate child, not being a legitimated person, dies intestate as respects all or any of his property, his mother, if surviving, shall be entitled to take any interest therein to which she would have been entitled if the child had been born legitimate and she had been the only surviving parent.

**11.** Nothing in this Act shall affect the operation or construction of any disposition coming into operation before 18th May 1934 or affect any rights under the intestacy of a person dying before that date.

Saving.

#### THE SCHEDULE

Section 3 (4).

##### REGISTRATION OF BIRTHS OF LEGITIMATED PERSONS

1. The Registrar-General of Births and Deaths may, on production of such evidence as appears to him to be satisfactory, authorise

Cap. 267.

at any time the re-registration of the birth of a legitimated person whose birth is already registered under the Registration of Births and Deaths Act, and the re-registration shall be effected in such manner and at such place as the Registrar-General may by regulations prescribe:

Provided that the Registrar-General shall not authorise the re-registration of the birth of any such person in any case where information with a view to obtaining such re-registration is not furnished to him by both parents unless —

- (a) the paternity of the legitimated person has been established by an affiliation order or otherwise by a decree of a court of competent jurisdiction; or
- (b) a declaration of the legitimacy of the legitimated person has been made by the High Court under section 4.

2. It shall be the duty of the parents of a legitimated person, or, in cases where re-registration can be effected on information furnished by one parent and one of the parents is dead, of the surviving parent, within 3 months after the date of the marriage, to furnish to the Registrar-General information with a view to obtaining the re-registration of the birth of that person.

3. Where the parents, or either of them, fail to furnish the necessary information within the time limited for the purpose, the Registrar-General may at any time after the expiration of that time require the parents of a person whom he believes to have been legitimated by virtue of this Act, or either of them, to give him such information concerning the matter as he may consider necessary, verified in such manner as he may direct, and for that purpose to attend personally either at his office or at any other place appointed by him within such time, not being less than 7 days after the receipt of the notice, as may be specified in the notice.

4. The failure of the parents or either of them to furnish information as required by this Schedule in respect of any legitimated person shall not affect the legitimation of that person.

5. No fee for re-registration under this Schedule shall be charged if the necessary information for the purpose is furnished within the time above specified; but in any other case there shall be charged in respect of the re-registration such fees, not exceeding in the aggregate \$2, as may be prescribed by regulations made under this Schedule.

6. This Schedule shall be construed as one with the Registration of Births and Deaths Act.