	Press Release				Investigation Division 7	
DET	Pres	SH	elea	5 C	Department	Chief. Kyung Mi, Kim
진실·화해를위한과거사정리위원회 Truth and Reconcilation Commission, Republic of Korea	Release time 2	2025. 3	3. 26.(Wed)	08:00	Contact	02-3393-9950
	Publication time 2	2025. 3	. 26.(Wed)	11:00	Info	02 3333 3330

Press Conference on Human Rights Violations in the Intercountry Adoption Process

Truth and Reconciliation Commission(TRC), Investigation Division 7

Overview

O Date: 2025. 3. 26.(Wed) 10:00

O Location: Truth and Reconciliation Commission, Main Conference

Room 6F

O Attendees: 60 people

- Commission: Chairperson, Standing Commissioner, Director General,

Head of Investigation Bureau 2, Chief of Investigation

Division 7 etc.

- Journalist : 40 key foreign journalists

- Applicant: 20 people

O Main Contents: Announcement of Truth-Finding Decision on Human

Rights Violations in the Intercountry Adoption Process

Event Schedule

Time	Content	Presenter		
111110		Host		
	Introduction	Director of		
10:00~10:05	milodaetten	External Affairs		
		Chairperson		
10:05~10:15	10:05~10:15 Press Statement			
10.03 10.15		Applicants		
		Peter Møller, Boon		
10:15~10:30		Young Han, Yuri Kim		
		Head of Investigation		
10:30~10:45	Announcement of Investigation Results	Bureau 2		
		Young Hoon, Jung		
	Q&A Session	Standing Commissioner		
10:45~11:00	QQA SESSION	Sang Hoon, Lee		

Press Conference on the Decision to Investigate Human Rights Violations in the Intercountry Adoption Process

Chairperson: Park Sun-Young, The Truth and Reconciliation Commission (2025. 3. 25.)

[Opening Remarks]

Good morning. I am Sun-young Park, Chairperson of the Truth and Reconciliation Commission.

Over seventy years ago, amidst the devastation of war, countless orphans who had lost their parents wandered the streets. Thanks to the assistance of war veterans and missionaries, one by one, these children began to be sent abroad. Today, that number has exceeded 140,000.

Throughout this process, numerous legal and policy shortcomings emerged, leading to serious violations of the rights of adoptees, their biological parents- particularly birth mothers- and others involved. These violations should never have occurred.

Additionally, some adoptive parents were found to be unfit, resulting in cases where adoptees had to wait as long as six years before their adoption was legally finalized after arriving in their adoptive country.

While many adoptees were fortunate to grow up in loving families, others suffered great hardship and trauma due to flawed adoption processes. Even today, many continue to face challenges.

Today, we are honored to be joined by adoptees from as far as Northern Europe, the United States, and Australia etc.

South Korean adoptees have been sent to 15 countries worldwide. These are, for the most part, nations that supported South Korea during the Korean War. However, many adoptees encountered significant difficulties while growing up in these countries.

Despite the pain of having to recall and testify about their traumatic experiences, adoptees have bravely come forward to seek the truth and to testify before our Commission. We deeply appreciate your courage.

I also want to extend my gratitude to the members of the press for your dedicated efforts in informing the public and upholding the people's right to know. Your keen interest and unwavering commitment to justice are invaluable, particularly as we take this critical step in confronting our past.

I apologize for the limited space, which may make it difficult for camera crews to carry out their work. Nonetheless, I am sincerely grateful for your presence.

[Progress and Background]

Looking back, the history of adoption is deeply intertwined with the history of humankind itself, transcending both Eastern and Western societies.

However, legal frameworks governing adoption were only established in the min-20th century. This was for too late compared to the timeline of legal recognition for fundamental human rights and freedoms.

In many Eastern societies, children were historically not regarded as independent individuals but rather as dependents belonging to their parents.

In South Korea, where blood ties are deeply valued-embodied in the belief that "blood is thicker than water"-domestic adoption has remained extremely rare. Even today, this remains largely unchanged.

Furthermore, following the devastation of the Korean Warm South Korea became one of the poorest nations in the world. From an economic perspective, intercountry adoption was actively encouraged as a solution.

This "active" approach, combined with Korea's notorious "Hurry Hurry" culture, resulted in poorly developed legal frameworks and rushed administrative procedures.

Shockingly, even after South Korea became an economically prosperous nation in the 1990s, intercountry adoptions continued. The children bore the full brunt of the consequences.

As a journalist, I once investigated these issues with deep anger and frustration. Now, standing here today, I find it deeply distressing that I must announce findings that remain largely unchanged.

This is a shameful part of our history.

Of the 140,000 adoptees sent overseas, a total of 367 individuals from 11 countries-including the United States, France, Denmark, Sweden, Norway, the Netherlands, Belgium, Germany, Australia, Canada, and Luxembourg-have officially filed petitions requesting our Commission to investigate and reveal the truth.

Due to the sheer volume of cases, we will be announcing only around 60 cases today. We ask for your understanding in this regard.



[Closing Remarks]

As Chairperson, I sincerely hope that today's conference is not merely an occasion to expose past wounds but instead marks the beginning of a collective effort.

We must come together-adoptive countries and adoptees alike-to address the identity crises many adoptees face, to provide educational and employment opportunities, and to take meaningful steps to heal their pain.

Once again, I extend my deepest gratitude to all the applicants(petitioners) who have traveled from afar to be here today.

I also want to express my heartfelt appreciation to the domestic and international journalists who have taken the time to cover this event, despite the complexities of the current political landscape.

Lastly, to our dedicated investigators and staff who have worked tirelessly for over 25 months to compile these reports-thank you for your unwavering commitment.

May our collective efforts and sincerity reach the heavens. Thank you.





	Press Release		Department	Investigation Division 7 Chief. Kyung-mi, Kim	
, or norted	Press Release time	-020.5.20.(Wed) 00.00	Contact	02-3393-9950	
	Publication time	2025. 3. 26.(Wed) 11:00	Info.		

(04554) Namsan Square 5~6F,173 Toegye-ro, Jung District, Seoul (02-3393-9700) <3.15 Uprising> (51727) 2 Odongbuk 11-gil, Masanhappo-gu,Changwon-si, Gyeongsangnam-do (055-246-8626) Head of Public Relation. Ji-hoon, Yang (02-3393-9726) Public Relations Specialist. Young-il, Park (02-3393-9730)

Truth Investigation into Human Rights Violations in the Intercountry Adoption Process Due to the Government's Systemic Failure in Oversight and Management

- Confirmation of human rights violations including fraudulent orphan registrations, identity tampering, and inadequate vetting of adoptive parents
 - Recommendations for an official state apology, ratification of the Hague Convention on Protection of Children and Co-operation in Respect of Intercountry Adoption, and additional corrective measures
- The Truth and Reconciliation Commission of the Republic of Korea (Chairperson: Park Sun-young, hereinafter referred to as the "Commission") concluded during its 102nd Committee Meeting on the 25th, held at its headquarters in Jung-gu, Seoul, that the government had violated the fundamental human rights of adoptees by sending numerous children overseas without proper legislative frameworks, oversight, or adherence to administrative procedures. This failure resulted in the infringement of adoptees' rights, which are protected under the Constitution and international conventions.
- This case pertains to a petition filed by 367 adoptees sent overseas between 1964 and 1999 to 11 different countries. These individuals claimed that, during the adoption process, their identities were altered, and they were collectively registered as "orphans," often through forged documentation that



misrepresented their status as abandoned children. As a result, their "right to know their identity" was severely infringed upon.

■ In response, the Commission conducted an extensive investigation, gathering a vast amount of data from the National Archives, the Diplomatic Archives, and the Seoul Archives. Additionally, the Commission secured adoption records of 367 petitioners from four major adoption agencies and conducted interviews with relevant government officials, adoption agency and welfare facility staffs, and the biological families of adoptees.

*Holt Children's Services, Korea Social Service, Korea Welfare Services, Eastern Social Welfare Society

<Overview of Intercountry Adoption in Korea>

Korea's intercountry adoption practice originated in the aftermath of the Korean War, primarily targeting mixed-race children who were perceived as incompatible with Korea's ethnically homogeneous society. The enactment of the Special Adoption Act for Orphans in 1961 facilitated expedited intercountry adoptions, which later expanded to include children of unwed mothers, abandoned infants, and children classified as "in need of protection." The government entrusted all adoption-related tasks – including child intake, adoptive parents screening, legal processing, departure arrangement, and finalization of legal adoption procedures overseas – to private adoption agencies. Between 1955 and 1999, approximately 141,778 children were adopted internationally.

- Based on its two-year and seven-months investigation, the Commission identified the following major issues in the process of Korea's intercountry adoption:
- O For nearly 50 years following the Korean War, the government prioritized intercountry adoption as a cost-effective alternative to strengthening domestic child welfare policies. By delegating full authority over adoption procedure to private agencies without proper oversight, the government failed in its duty to protect children's right.
- O Under relevant legislation*, adoption agency directors were granted extensive authority, including guardianship and the right to consent to adoption. This lack of oversight made it difficult to regulate misconduct by adoption agencies, ultimately resulting in large-scale intercountry adoption of children in need of protection.

*Special Adoption Act for Orphans (1961-1975) and Special Adoption Act (1977-Present)



O The identities and family information of many children were lost, falsified, or fabricated. After being sent abroad, adoptees were left without appropriate legal protections, depriving them of the rights enshrined in the Korean Constitution and the UN Convention on the Rights of the Child.

The Commission confirmed the following specific human rights violations in the intercountry adoption process (see the attached documents for details)

- O Lack of Proper Consent for Adoption: Although the law required the submission of a parental or guardian consent form before proceeding with adoption, numerous cases were identified where proper legal consent procedures were not followed.
- O Fabrication of Records, including False Reports of Abandoned Child: Children without birth registration(Ho-juk) were falsely recorded as foundlings at "Orphan Registration" through fabricated reports stating they were abandoned outside the premises of adoption agencies. These false records violated Articles 228 (Falsification of Public Documents) and 229 (Use of Forged Official Documents) of the Criminal Act.
- O **Tokenistic Public Notice for Guardians**¹: In cases where abandoned children were classified as orphans, a public notice procedure was mandated to verify the existence of legal guardians. However, this process was often perfunctory, with notices being posted at unrelated local offices long after the child's disappearance.
- O **Deliberate Identity Substitution**: If a child in the adoption process passed away or was reclaimed by their biological family, agencies would substitute another child's identity to expedite the adoption, severely violating adoptees' rights to their true identities.
- O Inadequate Screening of Adoptive Parents: Despite regulations requiring verification of adoptive parents' eligibility, an overwhelming majority (99%) of intercountry adoption approvals (as of 1984) were granted on the same day or the following day, rendering the screening process ineffective.
- O Neglect of Guardianship Duties: Korean adoption agencies were responsible for acting as guardians until legal adoption procedures were

¹ 'Public Notice of Ascertainment of Support Provider' (Ministry of Health and Welfare of Republic of Korea)

finalized in the receiving country. However, in practice, agencies frequently transferred guardianship through informal declarations before the child even left Korea, neglecting their legal duties.

- O Mass Exportation of Children to Meet Demand: Korean adoption agencies complied with foreign agencies' demands to send a set number of children each month, facilitating large-scale intercountry adoptions with minimal procedural oversight.
- O Forced Donations for Adoption Placement: The government failed to regulate adoption fees, allowing agencies to set fees through internal agreements. Furthermore, adoptive parents were compelled to pay additional "donations," which were used to secure more children for adoption, effectively turning internal adoption into a profit-driven industry.
- The Commission has determined that the long-standing intercountry adoption practices represent a failure of the government to uphold its responsibility to protect the fundamental human rights of its citizens. Accordingly, the Commission recommends the following measures: △An official government apology △A comprehensive survey on adoptees' citizenship status and corresponding policy measures △Remedies for victims whose identities were falsified △Prompt ratification of the Hague Convention on Protection of Children and Cooperation in Respect of Intercountry Adoption* △ Commitment from adoption agencies to restore adoptee's rights

The Commission urges the government to implement these recommendations to address past injustices and uphold the fundamental human rights of adoptees.

< Hague Convention on Intercountry Adoption >

The Hague Convention on Protection of Children and Cooperation in Respect of Intercountry Adoption was adopted on May 29, 1993, at The Hague Conference on Private International Law and came into effect on May 1, 1995. It establishes procedures and requirement to protect the human rights of children involved in intercountry adoptions and prevent abduction and trafficking. South Korea signed the treaty but, along with Nepal and Russia, has not ratified it.

12.49.51

Investigation Committee on Intercountry Adoption (Chair: Ms. Camilla Bernt) on March 27 at 9:30 AM at the Commission's headquarters to share findings and discuss future cooperation on adoption investigation.

Attached file: Detailed Findings on Human Rights Violations in the Intercountry Adoption Process

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2025/03/25/20:48:51 x x.x.192 anviging 영역하는 학교들이 학급관광기하다 그 그것.

Adoption Procedure Conducted Without Proper Consent

< Case of Applicant P>

친권포기 및 입양승락서

'출생지 시-j

아동명 기 성별 낡 인종 라 생년월일 19 20 1 9

Name Prin Jung No D

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PL Tete Home

본인 으로 사용의 의 보는 사람으로서 이 아동은 본인이 양육하는 아동 임을 확인하오며 입양특례법 제2조에 의하여 홀트아동 복지회에 친권자로서의 모든 권리를 포기함을 선언하고 이 아동의 장래를 위하여 귀회의 알선으로 입양하는 것을 승락합니다.

/a Po년 / 월 / 의일

사약자 주소 경기도 정신군 성명 및 명별 너 변명 - 4 지엄 느 아동파의 판제 기도

Enforcement Regulation Special Adoption A mandate confirmation identity of the consenti

주민등록번호

< Case of Applicant K>

入養兒童調書

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- The biological mother signed an adoption consent form the day after giving birth at a maternity hospital and entrusted the child to Holt
- Holt took custody of the child after conducting only a single interview with the birth mother, without obtaining any documentation verifying her identity or biological relationship to the child (This violated the Enforcement Regulations of the Special Adoption Act, which mandate confirmation of the identity of the consenting party)
- A daycare director, who was merely an acquaintance of the child's maternal grandmother, volunteered as the guardian and requested adoption through the Korean Social Service(KSS) the day after the child's birth
- This daycare director had no legal basis for acting as the child's guardian, as there was no biological relationship.
- Neither documentation proving the guardian's identity nor the birth mother's adoption consent form was submitted.

Falsified Reports of Foundlings and Fabrication of Adoption Records

► Pre-Filled Foundling Reports with Same Information

< Standard Form for Reporting Foundlings>

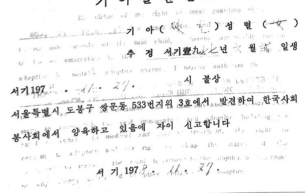
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발견장소	서울특별시	도봉구	쌍문동	533번지의	3*
발 견 시	서기1974	. 10 .	22.	시부	N.
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기아조시를 꼭					

- When an adoption candidate had no official family registration, the local government created an "Orphan Registration" based on the Foundling Report.
- However, apart from the discovery date, details such as the location, accompanying items, and the identity of the reporter were pre-printed on the form and submitted with identical information each time,

 $<\!\!\text{Case of Applicant S--Request for Protective Custody and Foundling Report}\!>$



기 아 발 견 신 고



- 'Request for Protective Custody'
 (Sep. 25, 1978) stated that the adoptee was found by the Busan Jungbu Police Station and transferred to Namgwang Temporary Child Protection Center.
- However, the Foundling Report (Nov. 27, 1978) falsely stated that the child was discovered by the adoption agency, Korea Social Service(KSS).

Falsified Adoption Records (English)

-1-
入養兒童調書
類機關名記錄者 姓名_ 木木記錄 年月日 197 ケ. ノン. / .
豆 童 姓名 (男女) 生年月日 1974年 4月/8日 常年滿/ 歲 7 個月
現住所 道 市.郡 洞.面 🗸 5 5
出生地付金滿的村市歌台公園園 242—110子
親父母의 血統 (V)韓國人 ()韓.白人 ()韓.黑人 ()其他
現在保育者姓名 55 開 保 子子 早月日 1975年/1月月日
入養 承諾者 姓名 子長 見童平의 母 講 1975年12月 1日
後見人指定年月日 19 年 月 日 () 手續畢) 手續을 畢並 豫定
依磐機關
表 · · · · · · · · · · · · · · · · · · ·
姓名 表 集
職業過去。現在
児童親父斗의關係 ()正式結婚 ()契約結婚 ()約婚 ()其他 児童親父斗의關係 19 74 年 之月 之0 日 () 생이별 () 死別
▲ The initial adoption request record for Applicant J accurately documented the birth mother's personal details and birthplace (Seoul).
ADOPTION CENTER ECKERSBERGGAADE 17' * BOOD ARHUE G Information for ADOPTION in Denmark of a foreign child. (Information concerning the child and his/her mother) The below particulars should, if possible, be supplied by the foreign insurguous dering the child for possible adoption in Denmark.
A. Data relating to the child.
1. Full name CHANG (Femple) Case No. K-
The baby was referred and released on December 1, 1975 for overseas adoptive placement by Er. Tae Duk Park, Superintendent of Ham Awang Children's Home located in Pusan City. Director of Korea Social Service, Inc. is to be appointed as the legal guardian of this baby around January 14, 1976. The referral records of the above-said Home indicated that the baby was placed to the Home on Kovember 1, 1975 as an abandoned baby through Pusan City Office and her name and birthdate were known by a paper-slip, found in her clothings at that time of placement to the Home. Information about the baby's parents is not available from the record.
lu 00.0-103a
▲ However, the English version of adoption record provided to the adoptive parents falsely stated that child was entrusted to Namgwang Children's Welfare Center in Busan, and that the birth parents was unknown.

Token Public Notice of Ascertainment of Support Provider

<Public Notice of Ascertainment of Support Provider>

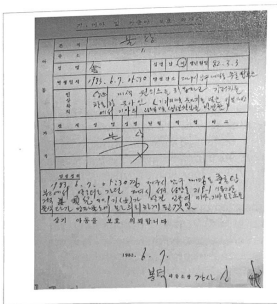
Prior to adoption, efforts were made to locate the child's biological family through a public notice procedure. Under the Special Adoption Act for Orphans (1961-1976), local courts posted notices in newspapers and on courthouse bulletin boards twice at 20-day intervals after receiving an adoption application. Under the Special Adoption Act and Facility Minor Guardianship Act Enforcement Decree (1977~), the head of the child protection facility was required to request a public notice through the local government.

▶ Public Notices Issued in Locations Unrelated to the Child's Discovery

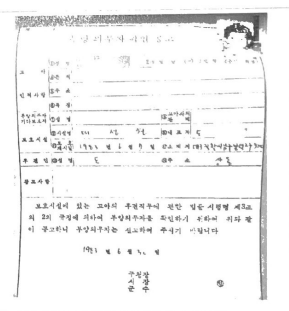
<Case: Public notice locations for 21 children adopted from Brother's Home>

Initial Facility	Transferred Facility	Public Notice Location (District Office)	Number of Children	
Brother's Home (Sasang-Gu, Busan)	Busan, Namgwang Children's Welfare Center	Dongnae-gu, Busan	1	
Brother's Home (Sasang-Gu, Busan)	Busan Deokseong Orphanage	Haeundae-gu, Busan	2	
Brother's Home (Sasang-Gu, Busan)	KSS -	Gangnam-gu, Gangdong-gu, Seoul	15	
Brother's Home (Sasang-Gu, Busan)	ully and Holt	Mapo-gu, Seoul	1	
Brother's Home (Sasang-Gu, Busan)	Eastern (ESWS)	Seodaemun-gu, Seoul	2	

▶ Notices That Omitted Crucial Details of the Child's Discovery



▲ Request for Protection of a Found Child: Provided detailed information about the discovery.



▲ Public Notice of Ascertainment of Support Provider: Omitted key details such as discovery location and time

Deliberate Neglect of Finding Birth Families by Adoption Agencies

Employee Training Material from an Adoption Agency Head (1984)

"In a country like ours, where many children are abandoned, it is practically unclear how the government or adoption agencies can locate the biological parents. The media, being a business, is unlikely to post daily free advertisements in newspapers to help find parents..."

(Referring to the mandatory 6-month waiting period for finding birth families) To prevent incidents that might happen once in a decade, we would tie up a large number of children in uncomfortable environments, and the costs for this would be entirely borne by the foreign adoptive parents. This is something that cannot be justified."

[Media] Dong-A Ilbo, "Kidnapped Daughter Tracked for 1 Year and 3 Months, Adopted by American Family Due to Adult Indifference," May 16, 1979.

- In February 1978, a 9-year-old girl, A, from Pohang, followed a junkyard worker, S, and went missing.
- After hearing from S's friend that he was imprisoned in Daegu Prison, detectives visited him, where he revealed that he had abandoned the child in Busan's Nampo-dong. Following this, the child went through a police station and child protection center before being adopted by an American family after a year via an adoption agency.
- When the child's biological father, J, filed a complaint, an adoption agency staff member reportedly responded, "I have no obligation to search for parents using my own money, so feel free to report me if you want."

[Media] Dong-A Ilbo, "Grandmother Searching for Lost Grandson Finds Him Already Adopted by an American Family", Sep 24, 1986.

- K (61), a grandmother, lost her grandson S (6) while temporarily visiting Korea from the U.S. and searched for him for three years. It was later confirmed that S was adopted by an American family after being lost.
- After seeing news coverage of the case, a writer wrote a short story based on it, and coincidentally, a foster mother from the Korea Social Service (KSS) contacted K to inform her that S had been adopted.
- KSS sent staff to the U.S. to persuade the adoptive parents, but failed. They then informed the grandmother's side, "Due to adoption regulations, we cannot reveal the adoptive parents' address or arrange a direct meeting with S. We can offer financial compensation, but you must relinquish your claim to him."

Intentional Replacement of Children's Identities

<Identity Replacement>

If a child undergoing adoption procedures died before departure or was reclaimed by their biological family, adoption agencies sometimes assigned a different child to the same case, using the original child's identity to expedite the process. This practice helped agencies avoid refunding adoption fees and bypass administrative procedures for newly acquired children. However, it was an illegal act that made it difficult to trace the true origins and identities of adoptees.

Case of Applicant K

Substituted Child: E (Jan 25, 1976)

1976. 12. 15. E was found abandoned in Seoul

1976. 12. 20. A falsified record was sent to Denmark stating that the child had been referred by Namgwang Children's Welfare Center in Busan.

1976.12.30. Orphan Registration

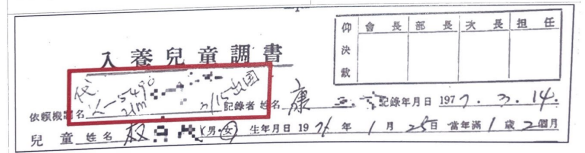
1977.2.16. Obtained permission for overseas emigration.

1977. (Date Unknown) Presumed death of E

Applicant: K (Jan 25, 1976)

1977. 3. 14. The applicant K was born to an unmarried couple and raised by his uncle before being entrusted to an adoption agency.

1977. 3. 15. K's identity was switched with that of E, whose adoption process was already in its final stages. Just one day after being entrusted for adoption, K was sent to Denmark under falsified identity.



The Adopted Child Report for K records that he departed for Denmark on March 15 under the name of another child, E (listed in English). The adoption agency, Korea Social Service(KSS), did not inform the adoptive parents of this identity swap. It was only in 2009, when the adoptive parents and the applicant visited Korea, that this fact was finally disclosed to them.

Case of Applicant J

Substituted Child: P (Apr 15, 1973) 1973. 5. 8. P found abandoned in Dong-gu, Incheon, and placed in 'Star of the Sea Children's' II. KSS prepared big as Children's' II.	Appl	licant: J (Mar 15, 1975)
placed in 'Star of the Sea Children's' Home'. KSS prepared him for adoption to Denmark A U.S. serviceman named Mr. A visited 'Star of the Sea' and expressed interest in adopting P privately. P was privately adopted by Mr. A and his adoption process through KSS was canceled.	1973. 10. 20.	The biological father of J requested adoption through KSS. Instead of processing J under his readidentity, the adoption agency switched his identity to that of P, who had already been prepared for adoption. J was sent to Denmark only a week after the request



The adoption record of applicant J states that it was a case of substitution, with another child, P, being used in place of the applicant.

Case of Ineligible Adoptive Parents in Norway (Applicant K)

Notification from the Norwegian administrative authorities to the adoptive parents of K

English

RF ark 656/84-35 IK/IH

16. mars 1984

SØKNAD OM ADOPSJON OG FRA KOREA -

Ovennevnte ektepar har ved søknad av 30.01.84 vedlagt foreskrevne attester og erklæringer.

Hå barnevernsnemd har i møte 07.03.84 vedtatt å godkjenne ekteparet som fosterforeldre med tanke på adopsjon av deres fosterdatter Kim ved det norske navnet

Søkerene har tidligere søkt om godkjenning som adoptiv-foreldre til utenlandske barn. Søknaden ble avslått i vedtak av justisdepartementet 18.04.77. Søkerene reiste imidlertid til Korea og kom den 23.03.78 tilbake med Kim , som siden har bodd hos dem.

Kim Jung Ah er døpt i Norge og heter nå In -To Ha . Hun har ingen tilknytning til Korea lenger. For å sikre henne best mulig mener fylkesmannen at hennes fosterforeldre nå må få adoptere henne selv om hun ble ulovlig brakt inn i landet for 6 år siden.

Familien Ueland har sparsomme opplysninger om deres foster-datter fra Korea, men det går fram av et dokument derfra at In 1-Tomm kom fra et barnehjem og selv var innstilt på

Fylkesmannen vil be om justisdepartementets vurdering av om vilkårene for adopsjon er tilstede siden denne saken er noe spesiell, og blant annet samtykke fra barnets verge i Korea ikke foreligger.

Vedlagt oversendes sakens dokumenter.

 (\ldots)

The applicants have previously applied for approval as adoptive parents of foreign children. The application was rejected in a decision by the Ministry of Justice on 1977. 4. 18. However, the applicants traveled to Korea and on 1978. 3. 23. returned with Kim **** ** who has since been staying with them.

Kim Jung Ah was baptized in Norway and is now called In***-To** Ha****. She has no connection to Korea anymore. In order to secure her as best as possible, the county governor believes that her foster parents must now be allowed to adopt her, even though she was illegally brought into the country 6 years ago.

[자료 해설]

- A Norwegian couple in their mid-50s was denied approval from Norwegian authorities due to their age
- However, Mr. and Mrs. A visited an orphanage in South Korea and unlawfully took K, who was already a middle However, IVII. and IVIII a to the Norwegian administrative authorities.
- to the Norwegian authorities acknowledged the illegality but approved the adoption due to the child's prolonged residency (for six years) and lack of Korean ties

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Mass Exportation of Children to Meet Demand

► Adoption Agencies Prioritizing the Demand of Adoptive Parents

Correspondence between KSS and the Danish Adoption Center (1971 \sim 1972)

Adoption Center → Korea Social Service (1971. 9. 17.)

During Bismard's and my visit we agreed that 15 children should be referred each month till the end of 1971. The number of referrels should then be re-considered on the basis of our waiting-list. Already at present, we can see that there will be more families ready for adoption than expected, and therefore, we will cak you to inform us if it will be possible for you to refor the same number of children in the beginning of 1972, as, atterwise, we must agree on an increased number of children from other areas.

Korea Social Service → Adoption Center (1971. 9.23.)

In regard to your proposal for our referral of average 15 children per month in 1972, we would like to let you know that we will be able to refer such required number of children to your agency in 1972, and that these children will be coming from the Mam Kwang Receiving Mome, located in Fusan City, begining from coming October: with the Mam Kwang Foundation we have recently established the new cooperating mister working relationship, and we expect that more than 20 children will be referred to us by this Mam Kwang Foundation in future monthly and regularly, of which let us write you more in detail or let me tell you when I will be in Arhus, probably in the early part of Movember.

Meeting with Paik (Chair of Korea Social Service) (1972. 5. 14.)

REFERAT AF MODE MED MR. PAIK, den 14.5.1972

Tove Prager gav Mr. Paik on redegerelse for situationen i sjo-blikket, se vedlagte statistik. Mr. Paik ville gerne have at vide, om det var sandsynligt, at Ac i fremtiden ville kunne placere mere end 15 bern om måneden og i så fald, bvor mænge placere mere end 15 bern om måneden og i så fald, bvor mænge pr. måned, d.v.s. en stigning på 20%. Efter nærmere overvajelse satte AC sig fast på 20 bern pr. måned.

Mr. Paik blev klar over, at det ville være nedvendigt med et "reservelager" på ca. 30 bern. Han lovede, at han ville gere sit bedste for at forsge det antal bern, der stilles i forslag hver måned, med ca. 20%.

Adoption Center (Chair: F. Lund Nielsen) & Korea Social Service (Chair: Paik) Meeting (1972. 10. 8.)

FLN: I do not have much to add to the proposed plan for 1973, but would you be able to place a larger number of children to AC? With our present development we should easily be able to place 20 children a month.

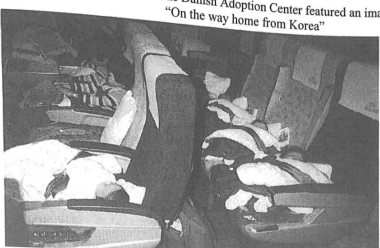
P: KSS can guarantee no less placements this year than last and we could refer 25 or more children a month if AC can raise the age limit, even if only up to 3 years of age. FLN: If we limit the age to under 2 years, how many could you refer then?

P: AC is the only agency with which KSS co-operates, wanting only children under 2 years of age, and you must therefore make efforts to extend the age limit.

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Mass Transportation of Children Like Cargo

1984 Annual Report of the Danish Adoption Center featured an image captioned
"On the way home from Korea"



På vej hjem fra Korea

[자료 해설]

Targe numbers of children endured long flights strapped to airplane seats without proper care

A 1974 case documented a lactose-intolerant child dying upon arrival in Denmark after being fed milk during transit. ('Adoptionsfor-midlingen fra Sydkorea til Danmark I 1970' erne og 1980' erne', Ankestyrelsen, 2023)

Comparison of Intercountry Adoption Procedures for Children Sent to the Netherlands in 1980>

Country	Adoption Processing Time	Parental Visit Requirement	Other Details	Adoption Cases(person)
India	Several months to 1 year (frequent cases of withdrawal of parental relinquishment decisions)	Not required	Sibling adoptions not allowed	133
Indonesia	3-7 months (from submission of the adoption application to child assignment, additional time required for the actual transfer of the child)	Mandatory Parental visit 3 week stay required	-	-
Columbia	2-18 months for child assignment, 2months to 1.5 years for the child's arrival in the Netherlands	At least one parent required	-	120
Ecuador	Generally long (some under 5 months)	Not requied	,	6
South Korea	6 weeks to 2.5 months from parental consent to child transfer	Not required	Sibling adoption allowed	180

Source: Dutch adoption agency Wereldkinderen'

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Forced Donations for Adoption Processing

► Hidden Adoption Fees and Forced Donations

- In 1977, the enactment of the *Enforcement Decree of the Special Adoption Act* formally specified provisions related to adoption fees. However, the Ministry of Health and Social Affairs failed to establish enforcement regulations to define the scope of these fees.
 - *Article 8 of the Enforcement Decree of the Special Adoption Act:

 "Adoption Agencies may receive reimbursement from the prospective adoptive parents, within the range determined by the Minister of Health and Social Affairs, for all or part of the costs incurred in the adoption process"
- Due to the lack of a properly established legal framework, the ceiling on adoption fees was determined through negotiations between adoption agencies, with subsequent approval from the Ministry of Health and Social Affairs.

* As of 1982, the fee per child was \$1,450 USD (approx. 1.06 million KRW at the time)

Amid the government's lack of oversight, adoption agencies not only collected the officially reported adoption fees but also imposed mandatory "donations" on adoptive parents and foreign adoption agencies. These donations significantly exceeded the actual adoption costs, generating substantial profits.

Case of Forced Donation

Korean Social Welfares, "Correspondence with adoption agency regarding adoption fee" 1982. 10. 20.

Adoption fee is US\$ 1,450 as of 1982 and there are additional US\$200 of contribution for domestic programs. The above two items are on the budget which SWS submitted to our Government at the beginning of 1982. On the other hand, the amount of money is almost identical with those of other adoption agencies in Korea. With those of other adoption agencies in Korea. If the contribution of \$200 is not permitted by the country's law, we receive \$1,650 as adoption fee.

Korea Social Service → Adoption Center (Denmark) 1988. 7. 27.

Item I. List of KSS Fee on July 18, 1988:

We need new list of the KSS fees for the month of July 1988 _ just the same as before of US\$1,500. for each child. We are not supposed to receive \$1,900. as a fee for each case. We can accept \$400. as a donation for each without child's name. I am returning the list of the KSS processing fees on July 18, 1988 for new one.

ponations: Payments for Child Export and Investment in securing a stable supply of adoptable children

- The mandatory donations were not merely used to cover processing costs; they were reinvested into facilities responsible for securing adoptable children (such as orphanages, maternity homes, birthing centers, and hospitals), thereby perpetuating the cycle of child supply for intercountry adoption.
- As international criticism over "orphan exports" intensified around the 1998 Seoul Olympics, the South Korean government attempted to significantly reduce the scale of intercountry adoptions. In response, the Adoption Center(AC) indicated to the Korean Social Welfare Society that the substantial amount of donations they had provided could be discontinued. This strongly suggests that these so-called donations were not humanitarian in nature but rather constituted a commercial transaction of children.

Recorded phone conversation between AC Representative FLN and the President of the KSS, K 1989. 5.9. ~7.27.

FLN siger, at han så muligvis vil rejse tilbage lidt tidligere men han vil gerne tale med Mr. Kim før han taler med Mrs. Pail men han vil gerne tale med Mr. Kim før han taler med Mrs. Pail spørger om unge Mr. Paik også er i Korea? Mr. Kim svarer FLN spørger om unge Mr. Paik også er i Korea? Mr. Kim svarer stanok bekræftende. Det er godt, siger FLN, for som Kim ved, vistnok bekræftende i tale med både Mr. Kim og Mrs. finder han det nødvendigt at tale

FLN siger, at det vil være nødvendigt, at han kan møde både

FLN siger, at det vil være nødvendigt, når han kommer til

Mrs. Paik og unge Mr. Paik (Mr. Shook?), når han kommer til

Mrs. Paik og unge Mr. Paik (Mr. Shook?), når han kommer til

Korea. Mr. Kim spørger, hvad han vil foreslå dem? FLN siger,

Korea. Mr. Kim spørger, hvad KSS' hensigter og fremtidsplan

at vi har behov for at vide, hvad KSS' hensigter og fremtidsplan

er nu, da antallet af børn falder drastisk. Mr. Kim bliver

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※ UN's Stance on "Donations" in the Adoption Process:

The UN has expressed concerns that if child welfare institutions rely financially on adoption agencies, they may be compelled to maintain a steady supply of adoptable children for their own survival. This, in turn, increases the likelihood of illegal adoptions.



Commodification of Adopted Children "Discounted Fees for Disabled Children"

1975. 11. 26. Danish newpaper EKSTRA BLADET reported

 \ll Disabled child for 3,600 - Healthy child for 10,000 \gg

side 4 onsdag den 26. november 1975

EKSTRA BLADET

Nu kan danskere igen 'købe' børn fra Sydkorea – der leveres også børn fra Mellemamerika, Indien og Bangla Desh

KUN 20 BØRN OM

AF JONNA GADE

RORTADOPTION

"Once again, Danes can 'purchase' children from South Korea. They can also obstain children from Central "Once again, Danes can paronal from Central America, India, and Bangladesh. The price of a healthy child from South Korea is approximately 10,000DKK, America, India, and Dangaston and Foundation of the price of a planeticket- 3,600DKK. The cost is the same for while a disable dchild can be acquired for the price of a planeticket- 3,600DKK. The cost is the same for children adopted from Bangladesh, Central American and India."

Approximately 50 Danish families have registered with TDH to adopt children from South Korea. Tytte Approximately 50 Danish lambda. Tytte Botfeldt, a representative of TDH, stated that all South Korean children under the age of five being provided stated that all south Korean children under the age of five being provided Botfeldt, a representative of Parish that the age of five being provided do Danish families have disabilities, while those over the age of five include both healthy and disabled children.

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Failure of Guardianship and Abandoned Adoptees

▶ Cases of Children Returned by Adoptive Parents

Adoption Center \rightarrow KSS (1983. 11. 22.)

Item V:

have done.

The above-mentioned child arrived to Denmark on was placed with the end of September, 1983, the girl was hospitalised for a specialist's examination as she was not developing normally. It transdundthat she is deeply mentally retarded, and it has been decided by the prospective adoptive parents to let her stay in an institution which is able to care for her adequately, as they feel unable to do so. Enclosed we send you the discharge letter from the hospital with the complete diagnosis of the child, and a translation of it we

The family dedided that they would like to receive another child some time early next year. Do you still have their homestudy, or shall we send you a new homestudy with photos of the family?

▶ Pre-citizenship Guardianship Abandonment by Adoptive Agencies

후견권 이양각서 의 후견인으로써 이 아동이 격합한 의 후견인으로써 이 아동이 격합한 정 말 국 인 가성에 입양이민하는 것을 동의함과 동시에 정말 국 내에서의 입양이민 수숙상 필요한 일체의 법 전절차를 취하는 모든 권리와 아동의 의료 조치에 관한 동 의권 그리고 입양숙락의 동의및 공인양년기관에의 그 이양에 관한 권리와 아동보호에 관한 포기권등을 관한 권리와 아동보호에 관한 권리를 이양함은 아동에 대한 본인

어답 손 센 다 다음 이양함은 아동에 대한 본인 위와 같이 아동에 관한 권리를 이양함은 아동에 대한 본인의 보호권을 완전히 포기하는 것이며 법적 입양 완료 후에는 의 보호권을 완전히 포기하는 것이며 법적 입양 완료 후에는 양권이 친권을 취득하여 모든 법적 책임을 지는 것으로 이해하고 본인의 후견인으로써의 모든 권리를 이에 포기함하고 본인의 후견인으로써의 모든 권리를 이에 포기함

한국사회봉사회장 김 영 회

* 인 정 창 출

Special Adoption Act (1977.1.31.) Article 12

"The head of an adoption agency, upon receiving a child for adoption from the head of a care facility, shall perform the duties of a guardian from the date of receipt until the adoption in finalized."

"According to the above provision, the adoption agency must fulfill its duties as a guardian until the adoption process is completed, even in cases of international adoption. The obligation is now waived merely by drafting a 'Guardian Transfer Agreement' at will. (Seoul Central District Court, May 16, 2023, Case No. 2019GaHap5502520)"