

4PB, 6th Floor, St Martin's Court, 10 Paternoster Row, London, EC4M 7HP T: 0207 427 5200 E: <u>clerks@4pb.com</u> W: <u>4pb.com</u>

QS v RS

[2015] EWHC 4050 (Fam)

15/10/2015

Barristers Alistair G Perkins

Court Family Division

Practice Areas

International Children Law

The High Court could exercise its inherent jurisdiction in proceedings concerning the custody of a child, who had been adopted in Nepal and was a British national resident in Dubai. The English court was the sole court which could remedy the non-recognisability of adoption at all under UAE law, and the fact that the Nepalese adoption was not automatically recognised in England.

To read the judgment, click <u>here.</u>

Permission