**In the Family Court** **No: [*Case number*]**



**sitting at [*Court name*]**

**The Family Law Act 1986, section 56**

After hearing [*name the advocates(s) who appeared*]

**DECLARATION MADE BY [*NAME OF JUDGE*] ON [*DATE*] SITTING IN [PRIVATE] / [PUBLIC]**

**The parties**

1. The applicant is [*insert applicant’s full name and identifying details such as date of birth and address*]

The respondent is [*respondent name*]

[Further respondent[s]: [*further respondents name(s)*]]

**(specify if any party acts by a litigation friend)**

**Recitals**

1. The judge read the following witness statement[s][*insert*]and heard oral evidence from [*name(s)*].
2. The court considers that the jurisdiction requirements set out in Family Law Act 1986, section 56(3) have been satisfied.
3. The court [has] / [has not] considered it necessary to direct that the papers in the case should be sent to the Attorney-General to allow him to intervene and make representations in the proceedings pursuant to Family Law Act 1986, section 59.
4. The applicant’s parents are [*insert full names and identifying details such as dates of birth and address(es)*].

**Definitions**

1. The expression ‘a legitimated person’ in this order means a person legitimated within the meaning of Family Law Act 1986, section 56(5).

**IT IS DECLARED THAT:**

1. The applicant is the legitimate child of [his] / [her] parents.
2. The applicant [has] / [has not] become a legitimated person.
3. A court officer shall send a copy of this order and a copy of the application leading to this order to the Registrar General for Births and Deaths within 21 days of the declaration being made so that he may consider the re-registration of the birth of Person B under Births and Deaths Registration Act 1953, section 14A.

**Costs**

1. The costs of this application are [*specify*].

Dated [*date*]