

STATUTORY DECLARATION – CUSTODY OR ACCESS ORDER

This statutory declaration is made pursuant to the Oaths Act 1900, NSW, Eighth Schedule.  
A false declaration is an indictable offence and liable to 5 years imprisonment.

I, \_\_\_\_\_, do solemnly and sincerely  
declare that:

*[\*Cross out whichever is not applicable]*

- (i) \*There is no custody order, access order or other order (for example Apprehended Violence Order [AVO]) in place that restricts my parenting rights or access to my child

\_\_\_\_\_ born \_\_\_\_\_,

*[Child's Name]*

**OR**

- (ii) \*There is a custody order, access order or other order (for example Apprehended Violence Order [AVO]) in place that restricts my parenting rights or access to my child

\_\_\_\_\_ born \_\_\_\_\_,

*[Child's Name]*

and I have attached the current version of the order to my application.

I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of the *Oaths Act 1900*.

Declared at: \_\_\_\_\_ on \_\_\_\_\_

*[Place]*

*[Date]*

\_\_\_\_\_  
*[Signature of Declarant]*

in the presence of an authorised witness, who states:

I, \_\_\_\_\_, a \_\_\_\_\_

*[Name of Authorised Witness]*

*[Qualification of Authorised Witness]*

certify the following matters concerning the making of this statutory declaration by the person who made it:

*[\*Cross out any text that does not apply]*

- (1) \* I saw the face of the person OR \* I did not see the face of the person because the person was wearing a face covering, but I am satisfied that the person had a special justification for not removing the covering, AND

- (2) \* I have known the person for at least 12 months OR \* I have confirmed the person's identity using an identification document and the document I relied on \_\_\_\_\_

*Describe the document relied on*

\_\_\_\_\_  
*[Signature of Authorised Witness]*

\_\_\_\_\_  
*[Date]*