C64

Application

For declaration of legitimacy or legitimation under section 56(1)(b) and (2) of the Family Law Act 1986

To be completed by the court	
Name of court	
Date issued	
Case number	
Fees Charged/Remission ID	

If you are filling in the application by hand, please **use black ink** and write in **BLOCK CAPITAL LETTERS**.

1. About you (the applicant)	
Your first name	
Middle name(s)	
Surname	
Previous names (if different from the name on your birth certificate)	
Date of birth	DD/MM/YYYY Gender Male Female
Place of birth (town/county/country)	
Address	If you do not wish your address to be made known to the respondent, leave the address details blank and complete Confidential contact details form C8. You can get a copy of this form from any family court office or from our website at hmctsformfinder.justice.gov.uk
Home telephone number	
Mobile telephone number	
Email address	

Have you lived at this address for more than 5 years?	Yes No If No, please provide details of all previous addresses you have lived at during the last 5 years.	
Your solicitor's details		
Do you have a solicitor acting for you?	Yes No	
	If Yes, please give the following details	
Your solicitor's name		
Name of firm		
Address		
	Postcode	
Telephone number		
Fax number		
DX number		
Email		
Solicitor's Reference		
Fee account no.		

Applicant 2 (if applicable)	
Your first name	
Middle name(s)	
Surname	
Previous surnames (if any)	
Date of birth	DD/MM/YYYY Gender Male Female
Place of birth (town/county/country)	
	If your address details and those of your solicitor are different from the first applicant please provide details of these on a separate sheet.
What is your relationship to the applicant listed above?	
Email address	

2. Why are you making this application?

Please give brief details about why you are making this application. You should include details of the facts you allege justify making this application.	Do not give a full statement, please provide a summary. You may be asked to provide a full statement later.

3. Connection with England a	nd Wales
1) Please state whether you are:	
a) domiciled in England and Wales	Yes No
b) have been habitually resident in England and Wales throughout the period of one year ending with the date of the application	Yes No

4. The respondents

The respondents to the application will be your father and your mother, or the survivor of them.

Respondent 1 - Father	
Your father's first name	
Middle name(s)	
Surname	
Date of birth	
Place of birth (town/county/country, if known)	
Address	
	Postcode
Telephone number	
Mobile number	
Email address	
Has your father lived at this address for more than 5 years?	Yes No Don't know If No, please provide all previous addresses for the last 5 years below, if known.

Respondent 2 - Mother	
Your mother's first name	
Middle name(s)	
Surname	
Your mother's name at birth (if different)	
Date of birth	
Place of birth (town/county/country, if known)	
Address	
	Postcode
Telephone number	
Mobile number	
Email address	
Has your mother lived at this address for more than 5 years?	Yes No Don't know
	If No, please provide all previous addresses for the last 5 years below, if known.

5. Statement of truth		
	 *[I believe] [the applicant believes] that the application are true *I am duly authorised by the applicant to s *Delete as appropriate 	
Print full name		
Address for service		
Name of applicant solicitor's firm		
Signed		
	*(Applicant) (Applicant's solicitor)	
Position or office held (if signing on behalf of firm or company)		
	Proceedings for contempt of court may be makes or causes to be made a false statem statement of truth.	

6. Attending the court

Section N of the the booklet **'CB1 - Making an application - Children and the Family Courts'** provides information about attending court.

If you require an interpreter, you m<mark>ust tell the court now so that one can be arranged.</mark>

Yes No
If Yes, please specify the language and dialect:
Yes No If Yes, please say what the needs are
Court staff may get in touch with you about the requirements

What to do now

Check you have attached a certified copy of your birth certificate.

Check you have **signed** Section 10 of this form.

- You must provide a **copy** of the application and attached documents for each of the respondents.
- Details of the additional respondents if there are more than 2 in Section 7.

Check you have attached the correct fee. The leaflet 'EX50 Civil and Family Court Fees' provides information about court fees you will have to pay.

Now take or send your application with the correct fee and correct number of copies to the court.

Court fees

You may be exempt from paying all or part of the fee. The combined booklet and application form 'EX160A Court Fees - Do you have to pay them' gives more information. You can get a copy from the court or download a copy from our website at www.hmcourts-service.gov.uk

Guidance Notes for applicant on completing this form

- Please read all of these guidance notes before you begin completing the application. The notes follow the order in which information is required on the application.
- Court staff can help you fill in the application and give information about procedure once it has been issued, but **they cannot give legal advice**. If you need legal advice, for example, about the reason for making the application, the likely success of your application or the evidence you need to support it, you should contact a solicitor or Citizens Advice.
- If you are filling in the application by hand, please use black ink and write in block capitals.
- You must file any written evidence to support your application either in or with the application. Your written evidence must be verified by a statement of truth.
- Copy the completed application, the respondent's notes for guidance and your written evidence so that you have a copy for yourself, one copy for the court and one copy for each respondent. Send or take the applications and evidence to the court office with the appropriate fee. The court will tell you how much this is.

Applicant and Respondent details

As the person making the application, you are called the 'applicant'; any other party is called a 'respondent'. Applicants who are under 18 years old (unless otherwise permitted by the court) and persons who lack capacity within the meaning of the Mental Capacity Act 2005 must have a litigation friend to make the application and conduct court proceedings on their behalf. Court staff will tell you more about what you need to do if this applies to you.

You must provide the following information about yourself and each respondent (if known):

- all known forenames and surname;
- whether Mr, Mrs, Miss, Ms or Other (e.g. Dr); and
- residential address (including postcode and telephone number), unless form C8 filed.

Where any person listed in the application form is:

- under 18, write ("a child, by 'Mr Joe Bloggs' his/her litigation friend")
- a person who lacks capacity within the meaning of the Mental Capacity Act 2005, write (", by Mr Joe Bloggs, his/her litigation friend")
- appearing in a representative capacity, you must say what that capacity is, eg. "Mr Joe Bloggs as the representative of Mrs Sharon Bloggs"

Your solicitor's name and address

If you are represented by solicitor in these proceedings, enter in this box your solicitor's full name and address, and other contact details as requested.

Details of application

Under this heading you must set out either:

- the question(s) you wish the court to decide; or
- the order you are seeking and the legal basis for your application; and
- if your application is being made under a specific rule or practice direction, you must state which.

Depending on the Declaration you are applying for you must set out specific information.

Statement of truth

This must be signed by you, by your solicitor or your litigation friend, as appropriate.