CHILDREN'S COURT OF WESTERN AUSTRALIA

WARRANT (ACCESS)

Sections 34(3), 52(4) or 135(5)

Children and Community Services Act 2004

In the Children's Court at	
File No:	

	Surname		Date of Birth			
Details of Child	Given Names		Gender	☐ Male / ☐ Female		
	Address					
5. "	Name					
Details of Applicant	Agency Name					
	Address:					
	State:		Postcode:			
	Phone No: Fax No:	Email:				
Section	This warrant is issued under section: 34(3	5)	☐ 135(5)			
	To all Authorised Officers under the Act You are hereby authorised under Sections 121, 124 and 125: • To enter, at any time, any place where the officer reasonably believes the child to be; • To search the place for the purpose of finding the child; • To remain at the place for as long as the officer considers reasonably necessary to find the child; and • If the child is found, to remain at the place and have access to the child for as long as the officer considers reasonably necessary.					
and						
WARRANT AUTHORISATION						
Issued at	[Court Location]	Date and Time Issued:				
Issued by:	[Signature of Judge/Magistrate]		[Seal of the Court]			
Name:	Judge / Magistrate					
	On the day of 20 at hours					
EXECUTION	at [address] , I					
DETAILS	executed the warrant (access).					
	☐ was not able to execute warrant (access) despite every effort made to do so.					
	determined that access was no longer necessary.					
	Signature of authorised officer					
	Date:					

Children and Community Services Act 2004

121. Authority conferred by warrant (access)

- (1) In this section
 - "warrant (access)" means a warrant (access) issued under section 34(3), 52(4) or 135(5).
- (2) A warrant (access) authorises any authorised officer
 - (a) to enter, at any time, any place where the officer reasonably believes the child to be:
 - (b) to search the place for the purpose of finding the child;
 - (c) to remain at the place for as long as the officer considers reasonably necessary to find the child; and
 - (d) if the child is found, to remain at the place and have access to the child for as long as the officer considers reasonably necessary.
- (3) The entitlement to have access to the child referred to in subsection (2)(d) includes an entitlement to both see and talk with the child without a parent of the child or any other person being present.

124. Execution of warrant

- (1) When executing a warrant issued under this Part, an authorised officer or police officer, as the case may be
 - (a) may use reasonable force and assistance; and
 - (b) must produce the warrant or a copy of the warrant if asked to do so by a person at the place where the warrant is, or is to be, executed.
- (2) Without limiting subsection (1)(a), an authorised officer who is executing a warrant issued under this Part may call on the assistance of a police officer.
- (3) A police officer who provides assistance under subsection (2) may use reasonable force when doing so.

125. Access to child

If a provision of this Part authorises an authorised officer to have access to a child, the officer is entitled to both see and talk with the child without a parent of the child or any other person being present.