# 116A.

E-FORM

Para 118(1)(a) PD

## Order for Seizure (Infant)

*Order is valid only if engrossed with the seal of the Court and signature of the Registrar*

(Title as in action)

**ORDER FOR SEIZURE (INFANT)**

|  |  |
| --- | --- |
| Date of order: | Enter date here. |
| Hearing Judge: | Select the applicable option[[1]](#footnote-1) Enter name of judicial officer here. |
| Parties present: | Applicant  Applicant’s counsel  Respondent  Respondent’s counsel  Others. Enter party type/details here.  Hearing on paper. No parties are present.[[2]](#footnote-2)  Without notice.[[3]](#footnote-3) |
| Venue: | Family Justice Courts  Supreme Court  Open court  Chambers Enter court / chamber no. here. |
| Case no. (including Summons no.) and type of hearing: | Enter case / summons no. and type of hearing here. |

To the Bailiff

Whereas by an Order of this Court pronounced this day, it was ordered that the infant [Enter name and ID no. here] be returned to the custody of his/her lawful guardian, [Enter name and ID no. here]

You are directed to seize the person of the infant [Enter name and ID no. here] and the infant be delivered into the custody of his/her lawful guardian.

Date: Enter date here

Notes:

1. The person or entity served with this judgment/order and who/which has been ordered to pay money, to do or not to do any act must comply immediately or within the time specified in the judgment/order, if any.
2. Failure to comply may result in enforcement of judgment/order proceedings, including contempt of Court proceedings, against the said person or entity.

1. The applicable options are: Assistant Registrar / Judge / Judicial Commissioner / District Judge / Deputy Registrar / Magistrate / Registrar / Others. [↑](#footnote-ref-1)
2. Applicable if the Court dealt with the summons / application without an oral hearing. [↑](#footnote-ref-2)
3. Applicable only if the summons / application is without notice, i.e. there is no responding party / Respondent. [↑](#footnote-ref-3)