## Form 35

## APPLICATION TO VARY OR REVOKE A PERMANENT CARE ORDER

Children, Youth and Families Act 2005 (Section 326)

				(	Court Reference		
Name of Child						Gender	
Address						D.O.B.	
Applicant's name Address & phone							
Details of the current order							
The Children's Court at			Venue	on		Date	
made a permanent care order conferring parental responsibility for the child on							
(names and addresses	s of permanent	care parents)					
Details of the application							
This application is $\Box$ to vary the permanent care order $\Box$ to revoke the permanent care order <b>The grounds for the application are</b> –							
(set out grounds)							
The application □ the child	is made	oy —					
$\Box$ a permanent care parent of the child							
□ the Secretary							
□ a sibling of the child ( <i>application to vary the order only</i> )							
$\Box$ a parent who does not have parental responsibility for the child ( <i>must have leave of the Court to make the application: see Form 33A</i> )							
Date:			Signature				

Notice to parties						
To the Applicant:	You must come to the hearing of this application.					
To the child:	You are not required to come to the hearing of this application unless you wish to do so.					
To the parents and permanent care parents:						
You should come to the hearing of this application. If you do not attend, the Court may proceed to hear and determine the application in your absence.						
Details of the hearing of the application						
A hearing of this app	lication will be held at on Date					
at the Children's Cou	Address					

Issued at:

Date:

Registrar

Note

Pursuant to section 326(1)(b) of the Act, an application made by a parent who does not have parental responsibility for the child to vary or revoke a permanent care order may only be made with the leave of the Court. Under section 326(2A) of the Act, such an application must not be served on the child or the permanent care parents unless the leave of the Court has been granted.

Pursuant to section 326(1B) of the Act, an application to vary a permanent care order by a parent who does not have parental responsibility for the child made within 12 months of the making of the permanent care order may only be made on the basis that a contact condition in the order has not been complied with.