**Offspring**

The occupation of the father and mother is supposed to be Executor of the “childrens” (offspring) Estate; so that would make them co-Executors of that Estate. Competency is not strictly deliniated as any particular age, it’s a capacity to understand and conduct Ones’ own affairs that dictates that. Having said that, given our “societal upbringing” we can just go with 18 years of age as being the generally accepted point of adulthood, so around that time the children should really be taking over the control of their Estate themselves, and the parents will not have any ability to say otherwise, unless the child is unable to do this process without their help of course…

Anyway, so up to that point, the childrens Estate is the responsibility of the parents, so it would make sense to claim that role of Executor and Executrix, or else the corporate “State” will presume under the construct of “parens patriae” and “in loco parentis” to be their “parents” and to hold their power of attorney. This is because the parents are presumed to have given them away by filling out the certificate of live birth/Information Form For Registration Of Births, and also because the occupation of the parents on that form was not described as “parents” or “executor”.

That is why and how, **at the moment**, that they are able to take your children away from you at their discretion.

"***Parens patriae*** is Latin for "parent of the nation" (lit., "parent of the fatherland"). In law, it refers to the public policy power of the state to intervene against an abusive or negligent parent, legal guardian, or informal caretaker, and to act as the parent of any child or individual who is in need of protection. For example, some children, incapacitated individuals, and disabled individuals lack parents who are able and willing to render adequate care, thus requiring state intervention."

"The term **in loco parentis**, Latin for "in the place of a parent" refers to the legal responsibility of a person or organization to take on some of the functions and responsibilities of a parent. Originally derived from English common law, it is applied in two separate areas of the law."

Knowledge is power though, so you just need to overcome that errant presumption by expressly claiming the role(s) and also express that there are only two parties that are Executor and Executrix, else if you just say co-Executor or co-Executrix, the corporate government will likely presume that they are also a co-Executor.

1. Keep the original certificate of live birth/Information Form For Registration Of Births and Birth Certificates that you got from Births, Deaths & Marriages untouched.
2. Photocopy these two documents as clearly as possible and in colour.
3. Photocopy both sides on one sheet of paper
4. Using a blue pen,
	1. in the **middle of the back of each document**,
	2. print in title case but NOT all caps
		1. Pay to the order of the Treasury of the Commonwealth of Australia
5. On the **back page,**
	1. **on the back bottom right corner of each document,**
	2. stick **TWO** **International** mailing stamps (even though technically $1 is considered“maximum consideration”it does not matter the value of the stamp, use the minimum to reduce your costs)
6. Using a blue pen,
	1. **diagonally across the stamp and touching the white paper around the stamp**,
	2. write on one stamp:
		1. the date
		2. John-robert
		3. underneath the stamp: Without recourse
	3. write on the other stamp:
		1. the date
		2. Mary-joan
		3. underneath the stamp: Without recourse
7. This cancels the stamp
8. Photocopy the completed document only, BOTH SIDES, on one sheet of paper.
9. Store the original and the signed original authorised documents safely.
10. Send the finalised photocopies of the modified photocopy with the mailings, and adjust the other paperwork to reflect that the documents are part of the total mailing.

The circumstances for everybody is going to be different, so you are going to also have to adjust the document “Claim of Executor and Executrix over the Estate of offspring” to reflect if there is only one parent making the claim of Executor to the childs Estate. Bear in mind that even if you have broken up from the biological parent of your child, that you cannot solely claim that role; I mean you can, but it won’t stop the other parent from also independently making a claim. Be sensible about things, it’s the welfare of the children that is paramount here. Still, its better than leaving the children in the evil clutches of the presumptive “corporate State”.