

**NOVA SCOTIA COURT OF APPEAL**

**Citation:** *C.P. v. Family & Children's Services of Hants County*,  
2010 NSCA 9

**Date:** 20100210

**Docket:** CA 317041

**Registry:** Halifax

**Between:**

C.P.

Appellant

v.

Family and Children's Services of Hants County  
and W.R.

Respondents

---

**Restriction on Publication: pursuant to s. 94(1) of the Children and Family Services Act**

**Judge:** The Honourable Nancy Bateman

**Appeal Heard:** February 1, 2010

**Subject:** Appeal from permanent care order.

**Summary:** Two siblings with out of control behaviour (ages 11 and 13) were apprehended from the mother. The mother and father were separated and involved in a toxic battle. The father initially participated in the proceedings but withdrew before completion. The mother minimally engaged in services. She was of the view that her parenting was fine and the children's behaviour was the fault of the father.

**Issues:** Did the judge err by ordering permanent care?

**Result:** Fact specific. The appellant did not identify an error of law or palpable and overriding error of fact. Appeal dismissed.

**This information sheet does not form part of the court's judgment. Quotes must be from the judgment, not this cover sheet. The full court judgment consists of 11 pages.**