NOVA SCOTIA COURT OF APPEAL

Citation: K.B. v. Nova Scotia (Community Services), 2010 NSCA 75

Date: 20101013 Docket: CA 328959 Registry: Halifax

Between:

K.B. and B.J.

Appellants

V.

Minister of Community Services

Respondent

Publication Ban: Pursuant to S. 94(1) of the Children and Family Services Act

Judge: The Honourable Justice David P.S. Farrar

Appeal Heard: September 30, 2010

Subject: Family Law; Child Protection; Best Interests of the Child

Summary: The trial judge found that the appellant father could not meet the

emotional, psychological and social development needs of the child. An order was granted placing the child in the permanent care of the

Agency.

Issue: Did the permanent care order reflect reversible error?

Result: Appeal dismissed. The trial judge properly weighed the evidence and

determined that it was in the best interest of the child to be placed in

the permanent care of the Agency.

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.