## FAMILY COURT OF NOVA SCOTIA

Citation: Nova Scotia (Community Services) v. F.W., 2010 NSFC 32

**Date:** 20101213 **Docket:** F. SB. 057662

**Registry:** Yarmouth

**Between:** 

Department of Community Services
Shelburne District Office
(On behalf of the Minister of Community Services)

**Applicant** 

v.

F.W. and J.W.

Respondents

## LIBRARY HEADING

**Restriction on Publication** Publishers of this case please take note that Section 94(1) of the

Children and Family Services Act applies and may require editing of this judgment or its heading before publication. Section

94 provides:

94(1) No person shall publish or make public information that

has the effect of identifying a child who is a witness or a participant in a hearing or the subject of a proceeding pursuant to this Act, or a parent or guardian, a foster parent

or a relative of the child.

**Judge**: The Honourable Judge John D. Comeau, a Judge of the Family Court for

the Province of Nova Scotia

**Heard:** November 2, 2010 and November 8, 2010, in Shelburne, Nova Scotia

**Subject:** Review of disposition, section 46 Children Family Services Act

**Summary:** The Respondent, F.W., waited until the last minute to obtain proper

housing. Her common-law spouse would not participate in the review although he would be maybe living with the children. The children had specific needs the mother was unaware of and incapable of satisfying.

Issue: Dismissal or permanent care. Time limit for other orders expired.

**Result:** Permanent care order. F.W's plan was unreasonable and incapable of

being carried out. Although she finished courses required, she did not

pro-actively take measures to have her children returned to her.

THIS INFORMATION SHEET DOES NOT FORM PART OF THE COURT'S DECISION. QUOTES MUST BE FROM THE DECISION, NOT THIS LIBRARY SHEET.