FAMILY COURT OF NOVA SCOTIA

Citation: Nova Scotia (Community Services) v. F.C.D.N., 2012 NSFC 17

Date: 20120918

Docket: F.N. 11SB077214

Registry: Yarmouth

Between:

The Minister of Community Services

Applicant

v.

C.D.N. (F), E.S., A.N. and A.V.

Respondents

LIBRARY HEADING

Restriction on publication:

Publishers of this case please take note that Section 94(1) of the <u>Children and Family Services Act</u> applies and may require editing of this judgment or its heading before publication.

Section 94 provides:

94(1) No person shall publish or make a 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 a guardian, a foster parent or a relative of the child.

Judge: The Honourable Judge John D. Comeau, JFC

Heard: August 13, 2012 and August 23,2012

at Shelburne, Nova Scotia

Issue: Disposition *CFS Act*

Summary: The Court considered the Minister's plan for permanent care

and the plan of the Respondent mother's father for a

Supervision Order in his favour. He had been joined as a party by consent and the Respondent mother agreed to his plan.

Result: Permanent care and custody ordered. The Respondent

grandfather's plan was not reasonable, sound or well received. He was the person who had raised his daughter (mother of he child) and had contributed to her best interests in her parenting. She was transient, not responsible and had been given very

little guidance by her father.

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