

SUPREME COURT OF NOVA SCOTIA
(FAMILY DIVISION)

Citation: J.M.K. v. Children's Aid Society of Inverness/Richmond ,
2010 NSSC 171

Date:20100427

Docket: SFPACFSA-062149/060546

Registry: Port Hawkesbury

Between:

J.M.K.

Applicant (Respondent)

v.

The Children's Aid Society of Inverness/Richmond

Respondent (Applicant)

and

C.D.C.

Respondent

LIBRARY HEADING

Restriction on Publication: Publishers of this case please take note that s. 94(1) of the *Children and Family Services Act* applies and may require editing of this judgment or its heading before publication.

Section 94(1) provides:

“No person shall publish or make public information that has the effect of identifying a child who is a witness at or a participant in a hearing or subject of a proceeding pursuant to this Act, or a parent or guardian, a foster parent or relative of the child.”

Judge: The Honourable Justice Moira C. Legere Sers

Heard: April 20, 2010, in Port Hawkesbury, Nova Scotia

Subject: Suspension of parent/child contact approximately 7 weeks in advance of the Final Disposition hearing under the Children and Family Services Act.

Summary: Parent supervised access terminated shortly before the commencement of the contested final disposition hearing. The Agency indicated that a final visit may not be provided.

Issue: Interim Access

Result: Father access's suspended due to concerns about his health and the effect on the children. The mother's access reinstated in the interim upon conditions of supervision security and confidentiality

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