IN THE SUPREME COURT OF NOVA SCOTIA (FAMILY DIVISION) Citation: Nova Scotia (Community Services) v. C.M., 2011 NSSC 112

Date: March 17, 2011

Docket: 65623 **Registry:** Sydney

Between:

Minister of Community Services

Applicant

v.

C.M. and G.M.

Respondents

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Judge: The Honourable Justice Kenneth C. Haley

Heard: July 29, 2009; August 6, 2009; August 24, 2009; October 21,

2009; January 19, 2010; March 25, 2010; April 1, 2010; April 26, 2010; May 10, 2010; May 18, 2010; July 22, 2010; October 12, 2010; November 12, 2010; December 3, 2010; December 8, 2010; December 13, 2010; December 15, 2010; February 21, 2011;

February 23, 2011, in Sydney, Nova Scotia

Written Decision: March 17, 2011

Counsel: Sanaz Gerami, counsel for the Minister

Douglas MacKinlay, counsel for C.M. David R. Campbell, Q.C., counsel for G.M.

Subject: Family Law. Permanent Care

Summary: Issue: This is the application of the Minister of Community Services,

seeking an Order pursuant to Section 42(1)(f) of the *Children & Family Services Act*, that the children be placed in the permanent care and custody of the Agency, with no provision for access. The

Respondents oppose the application.

Result: Matter was dismissed.

THIS INFORMATION SHEET DOES NOT FORM PART OF THE COURT'S DECISION

QUOTES MUST BE FROM THE DECISION, NOT THIS LIBRARY SHEET