SUPREME COURT OF NOVA SCOTIA (FAMILY DIVISION)

Citation: Nova Scotia (Community Services) v. B.C, 2011 NSSC 321

Date: 20110128

Docket: SFSNCFSA66694 **Registry:** Sydney, N.S.

Between:

Minister of Community Services

Applicant

v.

B..C., J.C. and J.S.

Respondent

LIBRARY HEADING

Editorial Notice

Identifying information has been removed from this electronic version of the library sheet.

Restriction

on Publication: Please take note that section 94(1) of the children and family services act

APPLIES AND MAY REQUIRE EDITING OF THIS JUDGMENT OR ITS HEADINGS BEFORE

PUBLICATION.

SECTION 94(1) PROVIDES:

Prohibition on publication

1. 94 (1) 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 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 Justice M. Clare MacLellan

Heard: January 12, 2011 and January 14, 2011

Oral Decision: January 28, 2011

Unedited

Oral Decision: February 2, 2011

Subject: Temporary Care and Custody granted

Summary: Permanent Care rejected due to Minister's failure to comply with Section

42(2) of Children and Family Services Act.

Issue: Permanent care of two children under six years of age.

Result: Temporary Care granted with direction to the Minister.

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