## SUPREME COURT OF NOVA SCOTIA (FAMILY DIVISION)

Citation: Mi'Kmaw Family and Children's Services v. KDo, 2012 NSSC 379

**Date:** 20121102

Docket: CFSA-077093

Registry: Sydney

**Between:** 

Mi'Kmaw Family and Children's Services

**Applicant** 

v.

KDo, GJe, PJo

Respondents

**LIBRARY HEADING** 

**Judge:** The Honourable Justice Theresa M. Forgeron

**Heard:** October 11, 2012, Sydney, Nova Scotia

Written Decision: November 2, 2012

**Subject:** Family Law

**Issue:** Agency seeking permanent care order when legislative time lines not

exhausted.

**Result:** Permanent care refused. Meaning of "reasonably foreseeable" reviewed.

Factors to be considered identified. An objective observer, with

knowledge of the relevant and pertinent facts, would not conclude that the circumstances giving rise to the protection order are unlikely to change within a reasonably foreseeable time, not exceeding the maximum time

limits.

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

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