

SUPREME COURT OF NOVA SCOTIA
(FAMILY DIVISION)

Citation: *N.H. v. Nova Scotia (Community Services)*, 2017 NSSC 159

Date: 2017-06-09

Docket: SFH-CFSA 104294

Registry: Halifax

Between:

N.H.

Applicant

v.

Minister of Community Services and K.H.

Respondent

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Judge: The Honourable Justice Elizabeth Jollimore

Heard: May 29, 2017

Summary: Application by mother to terminate permanent care order regarding 13 year old daughter and ten year old son dismissed where termination of order not in the children's best interest. Mother unaware (and therefore unable to meet) the children's needs and delay in achieving permanence in the children's circumstances was contrary to the children's needs.

Key words: Permanent care and custody, application to terminate, best interests of the child, *Children and Family Services Act*

Legislation: *Children and Family Services Act*, S.N.S. 1990, c. 5

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