FORM 21 F

Court File #

(Practice Directive #21)

## IN THE NUNAVUT COURT OF JUSTICE

IN THE MATTER OF the *Child and Family Services Act,* S.N.W.T., 1998, c. 34, as amended, and as duplicated for Nunavut by section 29 of the *Nunavut Act,* S.C. 1993, c.28;

## AND IN THE MATTER OF the children:

; DOB:

; DOB:

## **BETWEEN**:

 The Director of Child and Family Services
 Applicant

 and
 (mother) and
 (father)

 (mother) and
 (father)
 Respondent/s

 BEFORE Judge/Justice of the Peace
 )
 On the
 day of

 )
 20
 , at the City/Hamlet of
 .

## **INTERIM ORDER**

UPON THE APPLICATION OF the Director of Child and Family Services, and upon hearing , counsel for the Director, , counsel for the mother, and , counsel for the father; AND UPON having read the affidavit of , all filed; IT IS HEREBY DECLARED AND ORDERED THAT: 1. At the time of the apprehension there were reasonable grounds to believe that the following children's health or safety were in danger:

; DOB:

; DOB:

- There are reasonable grounds to believe that the child/ren are in continuing need of protection, pursuant to s. 7(3) (
   ) of the *Child and Family Services Act*.
- 3. Pending any determination at a Child Protection hearing of what order is now in the best interests of the children, the children shall remain in the care of the Director.
- 4. Pursuant to section 26.1(2) of the *Child and Family Services Act*, the Respondent/s shall have access to the children:

as is determined by the Director to be in the best interests of the children;

under the following terms and conditions:

5. This matter is adjourned to be spoken to on the day of , 20 , at the City/Hamlet of .

Judge/Justice of the Peace

Entered this

day of

, 20

Clerk of the Nunavut Court of Justice