## FORM 21 F

(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
and
(mother) and

## Applicant

| $\qquad$(mother) and <br> (father) |  |
| :--- | :--- |
| BEFORE Judge/Justice of the Peace | ) On the day of |
| In Chambers | ) 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
read the affidavit of
, counsel for the father; AND UPON having
, all filed; IT IS HEREBY DECLARED AND

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:
2. 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:
$\square \quad$ as is determined by the Director to be in the best interests of the children;
$\square \quad$ 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

