

Royal



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PART 1

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HALIFAX, NOVA SCOTIA, WEDNESDAY, DECEMBER 2, 2009

CORRECTION NOTICE

TAKE NOTICE THAT the following person has resigned as an Honorary Aide de Camp to the Lieutenant Governor of Nova Scotia, due to a posting to British Columbia, effective as of the date of the notice.

SCOTT NELSON, AdeC
Lieutenant (Navy)
Canadian Forces (Navy-Regular)
Maritime Forces Atlantic
Canadian Forces Operations School
Halifax

Schedule "A"

Notice of Parcel Registration under the
Land Registration Act

TAKE NOTICE that ownership of the property known as **PID 25348681**, located at West Bay, Cumberland County, has been registered under the *Land Registration Act*, in part on the basis of adverse possession, in the name of **Arleen Smith**.

NOTICE is being provided as directed by the Registrar General of Land Titles in accordance with clause 10(10)(b) of the *Land Registration Administration Regulations*. For further information, you may contact the lawyer for the registered owner, noted below.

TO: The Heirs of Clarence Willigar who may be the last known owner of the property as shown on the records at the Registry of Deeds

DATED at Amherst, Nova Scotia, this 25th day of November, 2009.

Charles A. Ellis

15 Princess Street, PO Box 279
Amherst, Nova Scotia B4H 3Z2
Telephone: (902) 667-7214; Fax: (902) 667-5886
Lawyer for the registered owner

2698 December 2-2009

IN THE MATTER OF: The *Companies Act*,
Chapter 81, R.S.N.S. 1989, as amended
- and -

IN THE MATTER OF: The Application of
3014219 Nova Scotia Limited for Leave to
Surrender its Certificate of Incorporation

3014219 NOVA SCOTIA LIMITED hereby gives notice pursuant to the provisions of Section 137 of the *Companies Act* that it intends to make application to the Nova Scotia Registrar of Joint Stock Companies for leave to surrender its Certificate of Incorporation.

DATED the 26th day of November, 2009.

R. Daren Baxter
McInnes Cooper
1300-1969 Upper Water Street
Purdy's Wharf Tower II
Halifax NS B3J 3R7
Solicitor for 3014219 Nova Scotia Limited

2684 December 2-2009

IN THE MATTER OF: The *Companies Act*,
Chapter 81 of the Revised Statutes of
Nova Scotia, 1989, as amended
- and -

IN THE MATTER OF: An Application by **BCS Educational Consultants Limited** for Leave to
Surrender its Certificate of Incorporation

NOTICE IS HEREBY GIVEN that BCS Educational Consultants Limited will make an Application to the Registrar of Joint Stock Companies for leave to surrender its Certificate of Incorporation.

DATED at Greenwood, Nova Scotia, this 25th day of November, 2009.

Chris Parker
Parker & Richter
Barristers & Solicitors
PO Box 629, Greenwood NS BOP 1N0
Solicitor for BCS Educational Consultants Limited
2664 December 2-2009

IN THE MATTER OF: The *Companies Act*,
Chapter 81, R.S.N.S. 1989, as amended
- and -

IN THE MATTER OF: The Application of
Business Objects Company ULC for Leave to
Surrender its Certificate of Continuance

BUSINESS OBJECTS COMPANY ULC hereby gives notice pursuant to the provisions of Section 137 of the *Companies Act* that it intends to make application to the Nova Scotia Registrar of Joint Stock Companies for leave to surrender its Certificate of Continuance.

DATED the 1st day of December, 2009.

Jeffrey R. Blucher
McInnes Cooper
1300-1969 Upper Water Street
Purdy's Wharf Tower II
Halifax NS B3J 3R7
Solicitor for Business Objects Company ULC

2701 December 2-2009

IN THE MATTER OF: The *Companies Act*,
Chapter 81, R.S.N.S., 1989, as amended;
- and -

IN THE MATTER OF: An Application by
Hampstead Finance Company for Leave to
Surrender its Certificate of Incorporation

NOTICE IS HEREBY GIVEN that Hampstead Finance Company intends to make an application to the Registrar of Joint Stock Companies for leave to surrender its Certificate of Incorporation.

DATED this December 2, 2009.

Charles S. Reagh / Stewart McKelvey
Solicitor for Hampstead Finance Company

2700 December 2-2009

IN THE MATTER OF: The *Companies Act*,
Chapter 81, R.S.N.S., 1989, as amended;
- and -

IN THE MATTER OF: An Application by
Intrinsix Canada Co. for Leave to Surrender
its Certificate of Incorporation

NOTICE IS HEREBY GIVEN that Intrinsix Canada Co. intends to make an application to the Registrar of Joint Stock Companies for leave to surrender its Certificate of Incorporation.

DATED December 2, 2009.

Kimberly Bungay / Stewart McKelvey
Solicitor for Intrinsix Canada Co.

2688 December 2-2009

IN THE MATTER OF: The *Companies Act*,
Chapter 81, R.S.N.S., 1989, as amended;
- and -

IN THE MATTER OF: An Application by
J.L. Holding Co. for Leave to Surrender
its Certificate of Amalgamation

NOTICE IS HEREBY GIVEN that J.L. Holding Co. intends to make an application to the Registrar of Joint Stock Companies for leave to surrender its Certificate of Amalgamation.

DATED December 2, 2009.

Kimberly Bungay / Stewart McKelvey
Solicitor for J.L. Holding Co.

2687 December 2-2009

IN THE MATTER OF: The *Companies Act*,
R.S.N.S. 1989, c. 81, Section 137, as amended;
- and -

IN THE MATTER OF: The Petition of
Seagull Training Canada Inc. for Leave to
Surrender its Certificate of Incorporation

SEAGULL TRAINING CANADA INC., a body corporate, with registered office in Halifax, Nova Scotia, hereby gives notice that it intends to apply to the Registrar of Joint Stock Companies of the Province of Nova Scotia for leave to surrender its Certificate of Incorporation and leave to have its name struck from the Company's Register, pursuant to the provisions of Section 137 of the *Companies Act*.

DATED at Truro, Nova Scotia, this 25th day of November, 2009.

Jennifer J. Hamilton Upham
Patterson Law
10 Church Street, PO Box 1068
Truro NS B2N 5B9
Telephone: 902-897-2000; Fax: 902-893-3071
Solicitor for Seagull Training Canada Inc.

2665 December 2-2009

IN THE MATTER OF: The *Companies Act*,
Chapter 81, R.S.N.S., 1989
- and -

IN THE MATTER OF: An Application of **Surette
Golf Holdings Limited** (the "Company") for Leave
to Surrender its Certificate of Incorporation

NOTICE IS HEREBY GIVEN that Surette Golf Holdings Limited intends to make application to the Registrar of Joint Stock Companies for leave to surrender its Certificate of Incorporation pursuant to Section 137 of the *Companies Act* of Nova Scotia.

DATED at Halifax, Nova Scotia, this 2nd day of December, 2009.

Jennifer Forster
Cox & Palmer
1100 Purdy's Wharf Tower One
1959 Upper Water Street
PO Box 2380 Central
Halifax NS B3J 3E5
Solicitor for the Company

2706 December 2-2009

IN THE MATTER OF: The *Companies Act*,
Chapter 81, R.S.N.S., 1989, as amended;
- and -

IN THE MATTER OF: An Application by
Tynesis Canada Hydro Inc. for Leave to
Surrender its Certificate of Incorporation

NOTICE IS HEREBY GIVEN that Tynesis Canada Hydro Inc. intends to make an application to the Registrar of Joint Stock Companies for leave to surrender its Certificate of Incorporation.

DATED December 2, 2009.

Kimberly Bungay / Stewart McKelvey
Solicitor for Tynesis Canada Hydro Inc.

2689 December 2-2009

FORM A

CHANGE OF NAME ACT
Notice of Application for Change of Name

NOTICE is hereby given that an application will be made to the Registrar General for a change of name, pursuant to the provisions of the Change of Name Act, by me: **Mary Katherine Ann Tooke** of 34 Hector Avenue in Pictou, in the Province of Nova Scotia as follows:

To change my minor unmarried child's name from **John Walter Andrew Fanning** to **John Walter Andrew Tooke**.

DATED this 29th day of November, 2009.

Mary K. Tooke
(Signature of Applicant)

2702 December 2-2009

FORM A

CHANGE OF NAME ACT
Notice of Application for Change of Name

NOTICE is hereby given that an application will be made to the Registrar General for a change of name, pursuant to the provisions of the Change of Name Act, by me: **Elham Haghighatdoust** of 401-1078 Tower Road in Halifax, in the Province of Nova Scotia as follows:

To change my name from **Elham Haghighatdoust** to **Elham Haghighat Doust**.

DATED this 26th day of November, 2009.

Elham Haghighatdoust
(Signature of Applicant)

2667 December 2-2009

FORM A

CHANGE OF NAME ACT
Notice of Application for Change of Name

NOTICE is hereby given that an application will be made to the Registrar General for a change of name, pursuant to the provisions of the Change of Name Act, by me: **Karynne Melissa Innes** of 302-1991 Brunswick Street in Halifax, in the Province of Nova Scotia as follows:

To change my name from **Karynne Melissa Innes** to **Karynne Melissa Cianfaglione**.

DATED this 25th day of November, 2009.

Karynne Innes
(Signature of Applicant)

2674 December 2-2009

IN THE COURT OF PROBATE FOR NOVA SCOTIA
IN THE ESTATE OF **Adele McDonald**, Deceased

PROOF IN SOLEMN FORM
Notice of Application
(S.64(3)(a))

The applicants, Barbara Adele MacDonald and Corinne Ann McDonald, daughters and Executrices under the Last Will and Testament of Adele McDonald, late of Glace Bay, in the Cape Breton

Regional Municipality, Province of Nova Scotia, have applied to the Judge of the Probate Court of Nova Scotia, at the Probate District of Cape Breton, Harbour Place, 136 Charlotte Street, Sydney, Nova Scotia, for Proof in Solemn Form for the Will and Codicil of Adele McDonald to be heard on Monday, January 4, 2010, at 10:30 am.

The affidavits of Barbara Adele MacDonald and Corinne Ann McDonald in Form 46, copies of which are attached to this Notice of Application, are filed in support of this application. Other materials may be filed and will be delivered to you or your lawyer before the hearing.

NOTICE: If you contest any part of the application you must complete and file a notice of objection in Form 47 with the court, and then serve the notice of objection on the personal representative and each person interested in the estate.

If you do not file and serve a notice of objection you will not be entitled to any notice of further proceedings and you may only make representations at the hearing with the permission of the registrar or judge.

If you do not come to the hearing in person or as represented by your lawyer the court may give the applicant what they want in your absence. You will be bound by any order the court makes.

Therefore, if you contest any part of this application you or your lawyer must file and serve a notice of objection in Form 47 and come to the hearing.

DATED November 4, 2009.

Darlene MacRury
Lawyer for Applicant
PO Box 86, 38 Union Street
Glace Bay, Nova Scotia B1A 5V2
Telephone: (902) 849-3971; Fax: (902) 849-7009
E-mail: crosbyburkemacrury@ns.sympatico.ca

2639 November 25-2009 - (3iss)

FORM 17A NSUARB - PAM-09-29

NOVA SCOTIA UTILITY AND REVIEW BOARD

IN THE MATTER OF THE MOTOR VEHICLE
TRANSPORT ACT, 1987

-and-

IN THE MATTER OF THE APPLICATION OF **P.E.I.
EXPRESS SHUTTLE INCORPORATED** to amend
Extra-Provincial Operating License No. X 2454

NOTICE OF APPLICATION

TAKE NOTICE THAT P.E.I. EXPRESS SHUTTLE INCORPORATED of 441 Auburn Drive, Dartmouth, Nova Scotia, B2W 5V3, filed an Application with the Motor Carrier Division, under the provisions of the *Motor Vehicle Transport Act, 1987* for an Amendment to Extra-Provincial Operating License No. X 2454; which was modified on November 17, 2009, requesting the following:

RATES, TOLLS AND CHARGES:

Amend Schedule "D1" by removing the following:

Every 10th trip is free.

Effective July 10, 2008 A fuel surcharge of \$5.00 per passenger on travel days when the cost of regular grade gasoline exceeds a cost of \$1.4001 per litre in Dartmouth, Nova Scotia and/or Charlottetown, Prince Edward Island.

A copy of the Application and particulars thereof may be seen at the offices of the Board, Suite 300, 1601 Lower Water Street, Halifax, Nova Scotia.

Unless the Board, on or before 4:00 p.m. on **Wednesday, the 23rd day of December, 2009**, receives a written objection to the Application setting out the reasons for the objection, the Application may be dealt with without a hearing.

NOTE: Pursuant to Chapter 292 of the Revised Statutes, Nova Scotia, 1989, the date of public hearing of this Application will not be advertised in the Royal Gazette.

DATED at Halifax, Nova Scotia this 24th day of November, 2009.

P.E.I. Express Shuttle Inc.
Name of Applicant

November 25-2009 - (2iss)

FORM 17A NSUARB - PAM-09-35

NOVA SCOTIA UTILITY AND REVIEW BOARD

IN THE MATTER OF THE MOTOR CARRIER ACT
-and-

IN THE MATTER OF THE APPLICATION of
SATELLITE TAXI LIMITED to amend
Motor Carrier License No. 2852

NOTICE OF APPLICATION

TAKE NOTICE THAT SATELLITE TAXI LIMITED of 388 Cobequid Road, Halifax, Nova Scotia, B4C 4C5, filed an Application with the Motor Carrier Division November 18, 2009, under the provisions of the *Motor Carrier Act* for an Amendment to Motor Carrier License No. 2852, requesting the following:

SERVICE:

Amend Schedule "F" by adding the following service to the License as "F(2)":

SPECIALTY IRREGULAR RESTRICTED AREA PUBLIC PASSENGER CHARTER SERVICE - the transportation of any organized group from any point within Halifax Regional Municipality to any point within Nova Scotia, one way or return. Operation will be limited to a maximum of two 14 passenger vans.

A copy of the Application and particulars thereof may be seen at the offices of the Board, Suite 300, 1601 Lower Water Street, Halifax, Nova Scotia.

Unless the Board, on or before 4:00 p.m. on **Wednesday the 23rd day of December, 2009** receives a written objection to the Application setting out the reasons for the objection, the Application may be dealt with without a hearing.

NOTE: Pursuant to Chapter 292 of the Revised Statutes, Nova Scotia, 1989, the date of public hearing of this application will not be advertised in the Royal Gazette.

DATED at Halifax, Nova Scotia this 25th day of November, 2009.

SATELLITE TAXI LIMITED
Name of Applicant

November 25-2009 - (2iss)

FORM 17A

NSUARB - PAM-09-36

NOVA SCOTIA UTILITY AND REVIEW BOARD

IN THE MATTER OF THE MOTOR VEHICLE
TRANSPORT ACT, 1987

-and-

IN THE MATTER OF THE APPLICATION of
SATELLITE TAXI LIMITED to amend Extra-
Provincial Operating License No. X 2486

NOTICE OF APPLICATION

TAKE NOTICE THAT SATELLITE TAXI LIMITED of 388 Cobequid Road, Halifax, Nova Scotia, B4C 4C5, filed an Application with the Motor Carrier Division November 18, 2009, under the provisions of the *Motor Vehicle Transport Act, 1987* for an Amendment to Extra-Provincial Operating License No. X 2486 requesting the following:

SERVICE:

Amend Schedule "F" by adding the following service to the License as "F(2)":

SPECIALTY IRREGULAR RESTRICTED AREA PUBLIC PASSENGER CHARTER SERVICE-the transportation of any organized group from any point within the Halifax Regional Municipality to any point within New Brunswick, Prince Edward Island one way or return. Operations will be limited to a maximum of two 14 passenger vehicle.

A copy of the Application and particulars thereof may be seen at the offices of the Board, Suite 300, 1601 Lower Water Street, Halifax, Nova Scotia.

Unless the Board, on or before 4:00 p.m. on **Wednesday, the 23rd day of December, 2009**, receives a written objection to the Application setting out the reasons for the objection, the Application may be dealt with without a hearing.

NOTE: Pursuant to Chapter 292 of the Revised Statutes, Nova Scotia, 1989, the date of public hearing of this Application will not be advertised in the Royal Gazette.

DATED at Halifax, Nova Scotia this 25th day of November, 2009.

SATELLITE TAXI LIMITED
Name of Applicant

November 25-2009 - (2iss)

On November 27, 2009, the judges of the Supreme Court of Nova Scotia enacted Civil Procedure Rule 60A (Child and Adult Protection) and 60B (*Involuntary Psychiatric Treatment Act and Hospitals Act Applications*) of Part 13 of the *Nova Scotia Civil Procedure Rules*.
The Rules and associated forms are printed below.

Rule 60A - Child and Adult Protection

Scope of Rule 60A

60A.01(1) This Rule is divided into four parts and it provides procedure for each of the following:

- (a) protection of a child, and other purposes, under the *Children and Family Services Act*;
 - (b) protection of an adult, and other purposes, under the *Adult Protection Act*;
 - (c) involuntary medical examination under the *Involuntary Psychiatric Treatment Act*;
 - (d) review under the *Hospitals Act*.
- (2)** The following kinds of proceedings may be started by filing one of the following notices:
- (a) a proceeding under the *Children and Family Services Act*, by filing a notice of application;
 - (b) a proceeding under the *Adult Protection Act*, by filing a notice of application;
 - (c) a proceeding under the *Involuntary Psychiatric Treatment Act*, by filing a notice of involuntary psychiatric treatment application;
 - (d) a judicial review under the *Hospitals Act*, by filing a notice for judicial review.
- (3)** Procedure on the applications and review is governed by this Rule 60A and the Rules outside this Rule apply, unless those Rules are inconsistent with this Rule or applicable legislation.
- (4)** An interlocutory step in a proceeding or a motion may be made in accordance with Part 6 - Motions as modified by this Rule.

Child Protection

Starting a child protection application

- 60A.02(1)** An agency that starts a child protection application under Section 32 of the *Children and Family Services Act* may file a notice of application in court.
- (2)** An agency that starts a child protection application under this Rule 60A.02 must request a court officer, or a judge, to appoint a time and date for the interim hearing of the application.
 - (3)** The provisions of Rule 31 - Notice about giving notice of a proceeding, including the requirement to deliver a copy of a document that is filed to each other party immediately before or after it is filed, apply to an application under this Rule 60A.02.
 - (4)** A judge may require notice, waive notice, and give directions for effecting notice.
 - (5)** A judge may make an order to designate an address for service to a party who has not designated an address under Rule 31 - Notice.

Notice of child protection application

- 60A.03(1)** A notice of a child protection application must have a standard heading written in accordance with Rule 84 - Court Records, be entitled "Notice of Child Protection Application", be dated and signed, and conform with all of the requirements for a notice of application in court under Rule 5.07, except for each of the following differences:

- (a) the description of the order applied for must identify the child by full name, birth date and sex, and must state that the order is to determine whether the child is in need of protective services under the *Children and Family Services Act*;
 - (b) the grounds for the order must include a reference to the clause in subsection 22(2) of the *Children and Family Services Act* relied on;
 - (c) instead of including a notice of motion for directions, it must include a notice of the time, date, and place for a hearing, as soon as practicable and no later than five working days after the child has been taken into care or the application is made, whichever is sooner, to grant an interim order that there are reasonable and probable grounds to believe that the child is in need of protective services;
 - (d) the notice of the time and date must include a statement that the interim hearing is required to be held as soon as practicable and no later than five working days after the child has been taken into care or the application is made, whichever is sooner;
 - (e) notice that the respondent may file an affidavit;
 - (f) a notice of motion for directions and affidavit in support are not required;
 - (g) the statement about proceeding in the absence of the respondent must refer to attendance at the interim hearing, instead of the hearing of the motion for directions;
 - (h) a statement to the respondent that the respondent may retain and instruct counsel, be represented by counsel at the hearing, and seek legal aid services.
- (2) The notice of a child protection application may be in Form 60A.03.
 - (3) The affidavit in support of a child protection application must include evidence of the reasonable and probable grounds relied on by the agency for the claim that the child is in need of protective services.
 - (4) An agency must, immediately after starting an application, obtain and file a certified extract from the Registration of Birth for each child who is the subject of the application.

Place of application

- 60A.04(1)** A notice of a child protection application must be filed in the office of the Family Division closest to the child's place of ordinary residence, unless a judge directs otherwise or, if the child has no ordinary residence in the province, in any office of the Family Division.
- (2) A child protection application must be heard in a court house in which the Family Division sits that is closest to the child's place of ordinary residence, unless a judge directs otherwise.
 - (3) A judge may direct that the file for a child protection proceeding be transferred from the office of the Family Division at one place to the office of the Family Division at another place.
 - (4) A judge may direct that a child protection proceeding be transferred from the jurisdiction of the Family Division to the jurisdiction of the Family Court for the Province of Nova Scotia.

Parent or guardian under the age of majority

- 60A.05** A parent or guardian who is under the age of majority need not commence or defend a proceedings by a litigation guardian, unless a judge orders otherwise.

Appointing litigation guardian for a child

- 60A.06** A person who wishes to be appointed to act as litigation guardian for a child under the *Children and Family Services Act* must file a consent to act as litigation guardian and a certificate confirming that they have no interest in the proceeding adverse to the interests of the child.

Taking child into care

- 60A.07(1)** An agent who takes a child into care under subsection 33(1) of the *Children and Family Services Act* must immediately file a notice of taking into care under this Rule 60A.07.

- (2) The notice of taking a child into care must have a heading that refers to the *Children and Family Services Act* and the purpose of the notice, be entitled in either of the following ways:
- (a) in the case where the taking into care is before starting a child protection application, “ In the matter of giving notice of taking a child into care under subsection 33(2) of the *Children and Family Services Act* before starting a child protection application”;
 - (b) in the case where the taking into care is after starting a child protection application, “Notice of Taking Into Care”.
- (3) The notice of taking into care before starting a child protection application must be dated and signed, and contain all of the following:
- (a) notice that the agent has taken a child into care, identifying the child, stating that there are reasonable and probable grounds to believe that the child is in need of protective services and that the child's health and safety can only be adequately protected by taking the child into care;
 - (b) a statement that an interim hearing must be held within the time required under the *Children and Family Services Act* to determine whether there are reasonable and probable grounds to believe the child is in need of protective services;
 - (c) a statement to the respondent that the respondent may retain and instruct counsel, be represented by counsel at the hearing, and seek legal aid services.
- (4) A notice of taking a child into care before a child protection application is started must include a statement that the agency will start a child protection application as soon as practicable and no later than five working days after the child was taken into care, and indicate the grounds under subsection 22(2) of the *Children and Family Services Act* agency relies on.
- (5) A notice of taking into care after a child protection application is started must be dated and signed, and contain all of the following:
- (a) notice that the agent has taken a child into care which sufficiently identifies the child; and
 - (i) a statement that there are reasonable and probable grounds to believe that the child is in need of protective services and that the child's health and safety can only be adequately protected by taking the child into care; or
 - (ii) a statement that the person in whose care and custody the child was placed has not complied with an order of the court which placed the child in the care of that person subject to the supervision of the agency;
 - (b) a statement that a hearing must be held within the time required under the *Children and Family Services Act* to determine whether the order should be reviewed and varied.
- (6) A notice of taking into care made before a protection application is started may be in Form 60A.07 and a notice of taking into care made after starting a child protection application is started may be in form 60A.07A

Conduct of protection hearing

60A.08 A protection hearing may be conducted in accordance with Rule 25.04 of Rule 25 - Motion by Appointment.

Consolidation of proceedings

60A.09 The court may order that a child protection proceeding be consolidated with another proceeding involving custody or access to a child, including a proceeding under the *Children and Family Services Act*.

Interim hearing

60A.10(1) At the start of an interim hearing under Section 39 of the *Children and Family Services Act*, the judge may do any of the following:

- (a) determine whether a child is a party and entitled to representation in accordance with Section 37 of the *Children and Family Services Act* and give directions on the child's status in the proceeding, representation, presence at hearings, participation, and disclosure and notice;
 - (b) determine whether a person is the child's parent or guardian;
 - (c) determine whether a person who is found to be a parent or guardian has had any involvement with the child for an extended period of time;
 - (d) give directions about notice and disclosure to a parent or guardian who the judge finds has not had any involvement with the child for an extended period of time;
 - (e) inquire into whether the agency has made disclosure in accordance with subsection 38(1) of the *Children and Family Services Act*.
- (2) A judge who finds the agency has not made disclosure may order disclosure and discovery under Part 5 - Disclosure and Discovery.
- (3) A party at an interim hearing under subsection 39(1) of the *Children and Family Services Act* may offer an expert opinion without filing it, despite Rule 55.02 of Rule 55 - Expert Opinion, for either of the following purposes:
- (a) determining whether there are reasonable and probable grounds to believe that the child is in need of protective services;
 - (b) whether the application should be dismissed under subsection 39(2) of the *Children and Family Services Act*.
- (5) A judge who does either of the following under the *Children and Family Services Act* may act on affidavit evidence or, if permitted by the judge, oral evidence, to determine whether there are reasonable and probable grounds to believe that a child is in need of protective services:
- (a) dismisses the application, under subsection 39(2) of the *Children and Family Services Act*;
 - (b) adjourns the interim hearing and makes an interim order pending completion of the interim hearing, under subsection 39(3) of the *Children and Family Services Act*.
- (6) An interim order granted when adjournment is made under subsection 39(3) of the *Children and Family Services Act* must provide that the order expires on the earlier of one of the following dates:
- (a) the date of the completion of the deadline for an interim hearing provided in subsection 39(4) of the *Children and Family Services Act*;
 - (b) a date set by a judge that is no later than is necessary to complete the interim hearing.
- (7) An agency that has taken a child into care after a proceeding is started and seeks an order to vary an interim order must make the motion to vary as soon as possible and file the notice of motion no less than two days before the day of the hearing, unless the other party agrees or the court orders otherwise.

Disclosure and discovery

- 60A.11(1) A witness in a proceeding may only be discovered under an order for discovery after the interim hearing is completed.
- (2) A child may only be questioned on discovery if the court permits and on the terms the court directs.
- (3) A judge may order information that may be emotionally harmful to a child who participates in a proceeding be kept from the child.

Stay until mediation completed

- 60A.12(1) A judge who is satisfied that it is in the interests of the child and that it is desirable for the parties to pursue a consensual resolution of the issues in dispute may order a stay during a mediation under subsection 21(2) of the *Children and Family Services Act*.

- (2) The order for a stay during mediation must be entitled "Order for Stay During Mediation", include the standard heading, and contain all of the following:
 - (a) a record of the judge's findings that the respondents have been given notice of the child protection proceeding and the parties have appointed a mediator;
 - (b) a statement of the issues the parties have agreed to mediate;
 - (c) a provision for a stay of the proceeding until a specified date;
 - (d) a statement that the mediator must file a report with the court and deliver a copy of the report to each party, or that the parties have agreed to a closed mediation and the mediator must not report to the court.
- (3) An order for a stay during mediation may contain a provision prescribing the limitations of what information should be disclosed in the report, such as the terms of an agreement or whether an agreement was not reached, and what information should not be disclosed in the report; or in the alternative, a provision that the report must contain unlimited information and not contain recommendations.
- (4) The order for stay during mediation may be in Form 60A.12.

Prehearing conference

- 60A.13(1)** A prehearing conference under Rule 26 - Conference must be held before a protection hearing and before a disposition hearing unless a judge directs otherwise.
- (2) A prehearing conference for a protection hearing may be combined with the protection hearing and a prehearing conference for a disposition hearing may be combined with the disposition hearing.
 - (3) A judge may permit a court officer to conduct a prehearing conference.
 - (4) An agency must file an affidavit providing current relevant evidence no less than ten days before the day of the prehearing conference.

Production of documents

- 60A.14** A judge who is satisfied on all of the following may order a person to deliver a copy of a document to the parties or the court, or to produce the original of a document for inspection by the parties or a judge:
- (a) the delivery or inspection is necessary for the fair disposition of the proceeding, or it will reduce costs;
 - (b) the parties are notified of the motion for delivery or inspection;
 - (c) the delivery or inspection is not injurious to the public interest

Protection hearing

- 60A.15(1)** A party must file a notice of intention to present the following kinds of evidence before a prehearing conference:
- (a) evidence admitted under subsection 96(1) of the *Children and Family Services Act*;
 - (b) a child's testimony to be received by the court under subsection 96(3) of the *Children and Family Services Act*.
- (2) The motion for a protection order is heard by a judge at a protection hearing under Section 40 of the *Children and Family Services Act*.
 - (3) A protection order is granted under Section 40 of the *Children and Family Services Act*.

Disposition hearing

- 60A.16(1)** When a judge finds that a child is in need of protective services, the court must schedule a prehearing conference to organize a disposition hearing.
- (2) An agency in a proceeding in which the judge finds a child to be in need of protective services must file a notice of motion for a disposition order no later than ten days before the prehearing conference scheduled as a result of a finding that a child is in need of protective services and the agency must file an affidavit providing the current relevant evidence and the agency plan for the child's care with the notice.
 - (3) The motion for a disposition order is heard by a judge at a disposition hearing under Section 41 of the *Children and Family Services Act*.
 - (4) A disposition order is granted under Section 42 of the *Children and Family Services Act*.
 - (5) The notice of motion for a disposition order must contain the standard heading, be entitled "Notice of Motion for Disposition Order", be dated and signed, and conform with the requirements for a notice of motion in chambers, except for the following differences:
 - (a) the notice of the time and date when, and the place where, the motion is to be heard is for the pre-hearing conference or the disposition hearing;
 - (b) the provision for references is not included;
 - (c) the statement of the evidence in support of the motion is to include a reference to the agency's plan for the child's care;
 - (d) a statement to the respondent that the respondent may retain and instruct counsel, be represented by counsel at the hearing, and seek legal aid services.
 - (6) The notice of motion for disposition order may be in Form 60A.16.

Agency plan for disposition hearing

- 60A.17(1)** The agency's plan for the child's care must contain the standard heading, be entitled "Agency Plan for the Child's Care", be dated and signed, and include all of the following:
- (a) a description of the disposition order sought;
 - (b) a description of services to be provided;
 - (c) a statement of the criteria the agency will use to determine when its care and custody or supervision are no longer required;
 - (d) an estimate of the time the agency requires to achieve the agency's intervention.
- (2) An agency that proposes to remove the child from the care of a parent or guardian, must include all of the following in the plan:
- (a) an explanation of why the child cannot be adequately protected while in the care of the parent or guardian;
 - (b) a description of the past and present services, including those attempted but failed, refused, or considered but would be inadequate, along with the reasons for any failure, refusal, or inadequacy;
 - (c) information on possible placements of the child that have been considered and rejected, and the reasons for the rejection;
 - (d) a statement of the proposed efforts to maintain the child's contact with the parent or guardian.
- (3) An agency that proposes the child be placed in temporary care and custody of the agency, must include all of the following in the plan:

- (a) a description of the child's needs in reference to the findings of assessments;
 - (b) a statement of the goals for the temporary care and custody, and objectives to achieve the goals;
 - (c) a statement of the educational program for the child;
 - (d) a statement of how the child's parents or guardian will be involved in the care plan;
 - (e) details of any specialized services to be provided;
 - (f) the dates for review of the care plan or its revision;
 - (g) a statement of the anticipated plan at final disposition;
 - (h) a statement of whether the child has brothers or sisters living in the same family unit and the steps taken to keep them all in the same family unit or to do otherwise;
 - (i) an explanation of the steps taken to maintain contact with the child's relatives and friends;
 - (j) an explanation of the steps taken to preserve the child's cultural, racial, and linguistic heritage;
 - (k) an explanation of the steps taken for the continuity of the child's education and religion.
- (4) An agency that proposes the child be placed in permanent care and custody of the agency, must include all of the following in the plan:
- (a) a statement of why the circumstances justifying the proposal are unlikely to change within a reasonably foreseeable time not exceeding the maximum time limits, based on the age of the child, set out in subsection 45(1) of the *Children and Family Services Act*;
 - (b) a description of the arrangements for the child's long-term stable placement;
 - (c) a statement of the access, if any, proposed for the child and any terms and conditions for access;
 - (d) an explanation of the placement with a family in relation to preserving the child's own religious faith, culture, race, and language.
- (5) The agency's plan for the child's care may be in Form 60A.17.

Kinds of disposition orders

60A.18 The following kinds of disposition orders made after a hearing under subsection 42(1) of the *Children and Family Services Act* must be made in accordance with the following Rules:

- (a) an order of dismissal, Rule 60A.19;
- (b) a supervision order, Rule 60A.20;
- (c) an order for temporary care and custody, Rule 60A.21;
- (d) an order for permanent care and custody, Rule 60A.22.

Order of dismissal

60A.19(1) An order of dismissal at the conclusion of a disposition hearing under Section 42 of the *Children and Family Services Act* must contain the standard heading, be entitled "Order of Dismissal", and include both of the following:

- (a) a record of the judge's finding that the child, whose name and date of birth must be stated, was in need of protective services in reference to the applicable clause in subsection 22(2) of the *Children and Family Services Act*;
- (b) a provision that the proceeding respecting the child is dismissed.

- (2) The order of dismissal may be in Form 60A.19.

Supervision order

60A.20(1) A supervision order must contain the standard heading, be entitled "Supervision Order", and include all of the following:

- (a) a record of the judge's finding that the child, whose name and date of birth must be stated, was in need of protective services with a reference to the applicable clause in subsection 22(2) of the *Children and Family Services Act*;
- (b) a record that affidavits were filed, evidence was heard;
- (c) a record that the child's birth certificate, or other proof of birth, was filed or a statement that the judge found it is not practicable to do so;
- (d) a provision that the child is to remain in the care and custody of the parent or guardian or other person, but under the supervision of the agency;
- (e) the terms and conditions of supervision, if any;
- (f) a provision granting the agency the right to enter the residence of the child;
- (g) a statement of the time and date when the supervision order will be reviewed by a judge.

(2) The supervision order may be in Form 60A.20.

Order for temporary care and custody

60A.21(1) An order for temporary care and custody must contain the standard heading, be entitled "Order for Temporary Care and Custody", and include all of the following:

- (a) a record of the judge's finding that the child, whose name and date of birth must be stated, was in need of protective services with a reference to the applicable clause in subsection 22(2) of the *Children and Family Services Act*;
- (b) a record that affidavits were filed, evidence was heard;
- (c) a record that the child's birth certificate, or other proof of birth, was filed or a statement that the judge found it is non-practicable to do so;
- (d) a record that the judge's finding that less intrusive alternatives, including services to promote the integrity of the family have been attempted and have failed, have been refused by the parent or guardian or would be inadequate to protect the child;
- (e) a record that the judge considered whether it was possible to place the child with a relative, neighbour, or other member of the child's community or extended family;
- (f) a provision that the child be placed in the temporary care and custody of the agency;
- (g) the terms and conditions of temporary care and custody, if any;
- (h) a statement of when the child is to be returned to the care and custody of the parent or guardian, if the child is to be returned;
- (i) a statement of the time and date when the order for temporary care and custody will be reviewed by the court.

(2) The order for temporary care and custody may be in Form 60A.21.

Order for permanent care and custody

60A.22(1) An order for permanent care and custody must contain the standard heading, be entitled "Order for Permanent Care and Custody", and include all of the following:

- (a) a record of the judge's finding that the child, whose name and date of birth must be stated, was in need of protective services with a reference to the applicable clause in subsection 22(2) of the *Children and Family Services Act*;

- (b) a record that affidavits were filed, evidence was heard and the child's birth certificate, or other proof of birth, was filed;
- (c) a record of the judge's finding that less intrusive alternatives, including services to promote the integrity of the family have been attempted and have failed, have been refused by the parent or guardian or would be inadequate to protect the child;
- (d) a record that the judge considered whether it was possible to place the child with a relative, neighbour or other member of the child's community or extended family;
- (e) a record of the judge's finding that the circumstances justifying the order of permanent care and custody are unlikely to change within a reasonably foreseeable time not exceeding the maximum time limits under the *Children and Family Services Act* for the child to be returned to the parent or guardian;
- (f) a provision that the child be placed in the permanent care and custody of the agency.

(2) The order for permanent care and custody may be in form 60A.22.

Separate order for each child

60A.23 A judge who determines to make an order of dismissal, or an order for permanent care and custody, in a proceeding involving more than one child must make a separate order for each child who is the subject of the proceeding.

Review of order

60A.24(1) A party may make a motion for a judge to review an order under Section 46 of the *Children and Family Services Act* by filing a notice of motion in chambers.

- (2) An agency that seeks a change in placement, access, or services must file a revised agency plan or a new agency plan for the child's care, providing the latest information, updates, changes and additions to the plan, with the agency's affidavit in support of the motion.
- (3) A revised agency plan must show the revisions as being underlined or otherwise highlighted.
- (4) An agency that takes a child into care after a supervision order is made must make a motion to review the order as soon as practicable but no later than five working days after the child is taken into care or the application is made, whichever is sooner.
- (5) A judge who hears a motion to review an order before the expiry of the order may adjourn the review hearing and make a disposition order other than an order for permanent care and custody, within the time limits in subsection 43(4) and 45(1) of the *Children and Family Services Act*.

Terminating order for permanent care and custody

60A.25(1) An application to terminate an order for permanent care and custody may be started by filing a notice of application in court.

- (2) The application must include the following statements:
 - (a) the party is authorized to make the application under Section 48 of the *Children and Family Services Act*; or
 - (b) the party has obtained an order granting permission under clause 48(6)(c) of the *Children and Family Services Act*, to make the application.
 - (c) the party has given sufficient notice to the agency that has care and custody of the child and to all other parties to the proceeding in which the child was placed in permanent care and custody.
- (3) A party who is required to obtain permission under clause 48(6)(c) of the *Children and Family Services Act* must obtain an order before the party files an application to terminate an order for permanent care and custody.

- (4) An order made under clause 48(8)(c) of the *Children and Family Services Act* that directs supervision by the agency, and adjourns the hearing of an application to terminate an order for permanent care and custody and directs the placement of the child in the care and custody of a parent or guardian, must contain everything required in a supervision order under Rule 60A.20, except for the following differences:
- (a) the first paragraph in the order must state that an application was made to terminate the order for permanent care and custody respecting the child, whose name and birth must be stated, instead of recording the judge's findings;
 - (b) the order must include a provision adjourning the hearing.
- (5) An order made under clause 48(8)(d) of the *Children and Family Services Act* that directs supervision by the agency, and adjourns the hearing of an application to terminate an order for permanent care and custody and directs the placement of the child in the care and custody of a person other than a parent or guardian, must contain everything required in a supervision order under Rule 60A.20, except for the following differences:
- (a) the first paragraph must state that an application was made to terminate the order for permanent care and custody and to place the child in the care of a person other than a parent or guardian, but under the supervision by the agency, instead of recording the judge's findings;
 - (b) the order must include a provision adjourning the hearing;
 - (c) the provision required by Rule 60A.20(1)(d) must instead provide that the child is to remain in the care and custody of a person other than a parent or guardian.
- (6) An application for one of the following kinds of orders must be heard no more than the following number of days after the day the notice of application is filed:
- (a) to terminate an order for permanent care and custody, ninety days;
 - (b) the permission to apply to terminate an order for permanent care and custody under clause 48(6)(c) of the *Children and Family Services Act*, sixty days.

Varying or terminating access under order for permanent care and custody

- 60A.26(1)** A party who wishes to have access under an order for permanent care and custody varied or terminated under subsections 48(3) or (5) of the *Children and Family Services Act* may do so by notice of application.
- (2) The application may be started by filing a notice of application.
 - (3) The notice of application must state that the application is being made under subsection 48(3) or (5) of the *Children and Family Services Act* and is to either vary or terminate access under an order for permanent care and custody.
 - (4) The application must be heard no more than sixty days after the notice of application is filed.

Extension of Permanent Care and Custody

- 60A.27(1)** A party who wishes to extend an order of permanent care and custody until the child reaches twenty-one years of age under subsection, 48(1) of the *Children and Family Services Act*, may file a notice of application in chambers.
- (2) An agency who applies to extend the order of permanent care and custody must request a court officer, or a judge, to set a date for the hearing of the application and deliver a copy of the notice to the child at least ten days before the day of the hearing.
 - (3) A child who applies to extend the order of permanent care and custody must request a court officer, or a judge to set a date for the hearing of the application and deliver a copy of the notice to the agency at least ten days before the day of the hearing.

Locate and Detain

- 60A.28(1)** A person who wishes to obtain an order to locate and detain a child under subsection 29(1) of the *Children and Family Services Act* may file an *ex parte* application in chambers.
- (2) A person who wishes to obtain an order to locate and detain a child must do both of the following:
- (a) request a court officer, or a judge, to set a date for the hearing of the application;
 - (b) file an affidavit that establishes the ground for the order, including evidence demonstrating that the child has withdrawn from the care and control of the child's parent, guardian, or agency without consent and evidence establishing reasonable and probable grounds for believing that the child's health or safety may be at risk.
- (3) The locate and detain order may be in form 60A.28.

Application for order keeping person away from child

- 60A.29(1)** An agency that wishes to start an application for a protective-intervention order under Section 30 of the *Children and Family Services Act* may file a notice of application for a protective-intervention order in court in accordance with this Rule 60A.29.
- (2) An agency that wishes to start an application for a protective-intervention order under this Rule 60A.29 must request a court officer, or a judge, to set down the hearing of the application and provide two days notice to the respondent.
- (3) The provisions of Rule 31 - Notice about giving notice of an originating document apply to an application under this Rule 60A.29.
- (4) The notice of application for a protective-intervention order must have a standard heading written in accordance with Rule 84 - Court Records, be entitled "Notice of Application for Protective-intervention Order", be dated and signed, and conform with all of the requirements for a notice of application in court under Rule 5, except for each of the following differences:
- (a) the description of the order applied for must identify the child by full name, birth date and sex, state that the order is to determine whether the person who is the subject of the application should cease to reside with the child, not contact the child or associate with the child, and give details of any terms and conditions sought by the agency;
 - (b) the grounds for the order must include that the person's contact with the child is causing, or is likely to cause, the child to be in need of protective services;
- (5) A motion to vary, terminate, or extend a protective-intervention order may be made by filing a notice of motion, and Rules 60A.29(3) and (4) apply to the motion as if the motion were an original application.

Minister's application for authorization to provide treatment

- 60A.30(1)** The Minister may start an application under Section 61 of the *Children and Family Services Act*, concerning consent to treatment, by filing a notice of application in chambers.
- (2) The application must be supported by the opinions provided by two medical experts.
- (3) The notice of application must contain a statement that the respondent may retain and instruct counsel, be represented by counsel at the hearing, and seek legal aid services.

Application for finding to be entered in Child Abuse Register

- 60A.31(1)** An application by the Minister or the agency for a finding of abuse for the purpose of entry in the Child Abuse Register under subsection 63(3) of the *Children and Family Services Act* may be started by filing a notice of application in chambers.
- (2) The notice of application must conform with the requirements for a notice of application under Rule 5.03(2), except for the following differences:

- (a) the provision entitled "Possible order against you" must instead of the current provision state as follows: "The judge may make a finding of abuse for the purpose of entering your name in the Child Abuse Register. The entry will affect your ability to become a foster parent an adoptive parent, or to obtain some kinds of employment, or work as a volunteer caring for or working with children.";
 - (b) the notice of application must contain a statement that the respondent may retain and instruct counsel, be represented by counsel at the hearing, and seek legal aid services.
- (3) The person whose name is intended to be entered in the Child Abuse Register must be named as the respondent.
- (4) The Minister or an agency that wishes to start an application for a finding of abuse for the purpose of entries in the Child Abuse Register must request a court officer or a judge to appoint a time and date for directions and to set down the hearing of the application.
- (5) The provision of Rule 31 - Notice about giving notice of an originating document apply to an application under the Rule 60A.31.

Removal of name in Child Abuse Register

- 60A.32(1)** An application for removal of a person's name in the Child Abuse Register may be started by filing an application for removal from register.
- (2) The Minister or agency who obtained the finding of abuse must be named as respondent.
- (3) The application for removal of name must contain the standard heading written in accordance with Rule 84 - Court records, be entitled "Application for Removal from Child Abuse Register", be dated and signed, and contain all of the following:
- (a) a notice of application for removal of name from the Child Abuse Register;
 - (b) a statement that the person does not pose a risk to children, with reasons;
 - (c) a request for an order to remove the person's name from the Child Abuse Register;
 - (d) the address for delivery of documents to the applicant;
 - (e) a reference to a true copy of the written notice of registration received by the person from the Child Abuse Register, attached as an exhibit to the application.
- (4) The application for removal of name may be in Form 60A.32.

Access to files and records

- 60A.33** Only the following persons may have access to the files and records of the court respecting a proceeding under the *Children and Family Services Act*:
- (a) a party, unless the party is a child and the judge at an interim hearing under Rule 60A.10(1)(a), or at any time under Rule 60A.11(3) makes an order to prevent emotional harm to the child;
 - (b) counsel for a party;
 - (c) any other person as directed by the judge on the motion of the person, with notice to the parties if the court directs, subject to the judge making an order to prohibit publication of a report of the proceeding or hearing under Section 94 of the *Children and Family Services Act*.

Admitting evidence from other proceeding

- 60A.34** A party who seeks to have evidence admitted from another proceeding respecting a child, under subsection 96(1) of the *Children and Family Services Act*, must fully describe the evidence in the notice of motion or list the evidence as an attachment to the notice.

Settlement Conferences

60A.35 The provisions in Rule 59 - Family Division Rules about settlement conferences apply to child and adult protection proceedings.

Adult Protection**Definition**

60A.36 In Rules 60A.35 to 60A.41, "adult protection Rules" means Rules 60A.35 to 60A.41.

Scope of adult protection Rules

60A.37(1) The adult protection Rules provide for procedures under the *Adult Protection Act*.

- (2) An original proceeding under the *Adult Protection Act* is started by filing a notice of application, in accordance with the adult protection Rules.
- (3) An interlocutory proceeding under the *Adult Protection Act* is started in accordance with Part 6 - Motions, as modified by the adult protection Rules.
- (4) An adult protection application proceeding is governed by the adult protection Rules and the Rules outside Part 12 - Family Proceedings.

Starting an adult protection application

60A.38(1) The Minister may make an adult protection application by filing a notice of application in accordance with the adult protection Rules.

- (2) The person in respect of whom the application is made or some person having custody or control of that person and, where applicable, the person against whom a protective intervention order may be made, must be named as the respondent.
- (3) A judge may direct that notice of an adult protection application be given to a relative of, and any other person with an interest in, the person in respect of whom the application is made.
- (4) A person who wishes to be appointed to act as litigation guardian for an adult under the *Adult Protection Act* must file a consent to act as litigation guardian and a certificate confirming that they have no interest in the proceeding adverse to the interests of the party.
- (5) The provisions of Rule 31 - Notice about giving notice of a proceeding, including the requirement to deliver a copy of a document that is filed to each other party immediately before or after it is filed, apply to an application under the adult protection Rules.
- (6) A judge may make an order to designate an address for service to a party who has not designated an address in accordance with Rule 31 - Notice.

Notice of adult protection application

60A.39(1) A notice of adult protection application must contain the standard heading written in accordance with Rule 84 - Court Records, be entitled "Notice of Adult Protection Application", be dated and signed, and conform with the requirements for a notice of application in court under Rule 5.07 except as provided in this Rule 60A.38.

- (2) A notice of adult protection application must, in the description of the order applied for, include a claim for a declaration that the respondent for whose benefit the application is brought is an adult in need of protection, and that the respondent is either not competent to decide whether or not to accept the assistance of the Minister or is refusing assistance because of duress.
- (3) The description of the order applied for may include a claim for an order authorizing the Minister to provide services to the respondent under clause 9(3)© of the *Adult Protection Act* or for a protective intervention order under clause 9(3)(d) of the *Adult Protection Act*.
- (4) The statement of grounds for order, in the notice of adult protection application, must include the following in reference to the following orders:

- (a) for an order that a person is an adult in need of protection, the reasons why the person is in need of protection and how the person is not mentally competent to decide whether or not to accept the assistance of the Minister or the grounds for finding that the person is refusing assistance because of duress;
- (b) for an order authorizing the Minister to provide the person with services, or a protective intervention order, the grounds for a finding that it is in the best interests of the person.

(5) A notice of adult protection application may be in Form 60A.39.

Notice of adult application (after removal)

60A.40(1) A notice of application for an order under subsection 10(2) of the *Adult Protection Act* must conform with the requirements for a notice of adult protection application under Rule 60A.38(1), except for both of the following:

- (a) the notice must be entitled "Notice of Adult Protection Application (After Removal)";
- (b) the notice must state that the Minister removed the respondent for whose benefit the application is made and include the date the removal took place.

(2) Notice must be given as provided in subsection 10(2) of the *Adult Protection Act*.

(3) A notice of adult protection after removal application may be in Form 60A.40.

(4) The statement of grounds for order, in the notice of adult protection application (after removal), must include the following in reference to the following orders:

- (a) for an order that a person is an adult in need of protection, the reasons why the person is in need of protection and how the person is not mentally competent to decide whether or not to accept the assistance of the Minister or the grounds for finding that the person is refusing assistance because of duress;
- (b) for an order authorizing the Minister to provide the person with services, or a protective intervention order, the grounds for a finding that it is in the best interests of the person.

Place of application

60A.41(1) A notice of adult protection application must be filed in the office of the Family Division closest to the adult's place of ordinary residence, unless a judge directs otherwise or, if the adult has no ordinary residence in the province, in any office of the Family Division in which the agency files the notice.

(2) An adult protection application must be heard at the location of the court in the court house in which the Family Division sits that is closest to the adult's place of ordinary residence, unless a judge directs otherwise.

(3) A judge may direct that the file for an adult protection proceeding be transferred from the office of the Family Division at one place to the office of the Family Division at another place.

(4) A judge may direct that an adult protection proceeding be transferred from the jurisdiction of the Family Division to the jurisdiction of the Family Court for the Province of Nova Scotia.

Motion to vary, review or terminate order

60A.42 A motion to vary, review or terminate an order under subsection 9(6) of the *Adult Protection Act* may be made in accordance with Part 6 - Motions, to the extent that Part is consistent with subsection 9(6).

Access to files and records

60A.43 The provisions in Rule 59 – Family Division Rules about access to files and records apply, with necessary changes, to adult protection files and records.

Rule 60B - *Involuntary Psychiatric Treatment Act* and *Hospitals Act* Applications**Application**

- 60B.01(1)** A person who makes a statement under subsection 13(1) of the *Involuntary Psychiatric Treatment Act* must file the statement.
- (2) A judge who is satisfied under subsection 13(2) of the *Involuntary Psychiatric Treatment Act* that the statement is not frivolous, vexatious, or malicious may give directions on any of the following:
- (a) filing a notice of application;
 - (b) permitting the application to be heard *ex parte* if necessary under subsection 13(3) of the *Involuntary Psychiatric Treatment Act*;
 - (c) giving notice to the person sought to be examined involuntarily;
 - (d) other necessary parties and giving notice to each;
 - (e) affidavits to be filed;
 - (f) the time, date, and place of the hearing;
 - (g) anything for the just determination of the application.
- (3) The judge who gives directions may amend the directions or give additional directions.
- (4) The provisions of Rule 5 - Application concerning an application in court apply to an application on notice under this Rule 60B.42, unless the judge who gives directions directs otherwise.
- (5) The judge who orders that the allegations are to be determined *ex parte* may treat the statement as an *ex parte* application and hear the application then or at a time, date, and place appointed by the judge.
- (6) A judge who finds that the statement may be frivolous, vexatious, or malicious, may give directions to set a time and place to hear the person who made the statement and determine whether the application may proceed.
- (7) The same judge who gives directions, permits the application to be heard *ex parte*, or determines that the statement is not frivolous vexatious, or malicious must hear the application, unless the judge directs otherwise.

Review under the *Hospitals Act***Review under the *Hospitals Act***

- 60B.02** A judicial review under Section 54D or subsection 71(2A) of the *Hospitals Act* about the giving or refusal of consent by a substitute decision maker, or under subsections 58(1) and (2) of that Act about a declaration of capacity or competency, may be started by filing a notice for judicial review and may be obtained and conducted in accordance with Rule 7 - Judicial Review and Appeal.

Form 60A.03

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No.

Supreme Court of Nova Scotia
(Family Division)

Between: [complete heading as required by Rule 84 - Court Records]

[name] Applicant

and

[name] Respondent

Notice of Child Protection Application

To: [name of each respondent]

The applicant requests a child protection order that a child is in need of protective services

The applicant is applying to the Supreme Court (Family Division) for an order determining that the child [name, birth date and sex] is in need of protective services under the *Children and Family Services Act*.

The applicant started this application by filing this notice on the date certified by the prothonotary.

Grounds for the order

The applicant is applying for the order on the following grounds:

- (1) [refer to clause in subsection 22(2) of the Act]
- (2)
- (3)

Evidence to be presented

For the purpose of the hearing of the application, the applicant expects to file affidavits from the following witnesses, dealing with the following subjects:

<i>Name of witness</i>	<i>Subject</i>

Notice of Interim Hearing

At [a.m./p.m.] on _____, 20____, an interim hearing will take place before a judge in Chambers at the Courthouse, _____ Street, _____ Nova Scotia to hear a motion for an order [describe kind of interim order requested]. The interim hearing must be held no less than two days after the day the respondent is notified of the proceeding. The judge may grant the interim order in your absence if you or your counsel do not attend.

Affidavit on motion for order at interim hearing

The applicant files the affidavit of _____, sworn on _____, 20____, as evidence on the motion for an order at the interim hearing. A copy of the affidavit is delivered to you with this notice.

You may participate

You may participate in every hearing. You are entitled to notice of further steps in the proceeding, unless a judge orders otherwise.

Possible interim or final order against you

The judge may grant an interim or final order without further notice to you if you or your counsel do not appear at the time, date, and place for any hearing.

Counsel

You may retain and instruct counsel to represent you at the hearing. If you are unable to afford a lawyer, a lawyer may be available through the local Legal Aid office. If you wish to be represented by a lawyer, you should contact a lawyer as soon as possible.

Filing and delivering documents

Any documents you file with the court must be filed at the office of the Family Division _____ Street, _____ Nova Scotia (telephone # _____).

The *Nova Scotia Civil Procedure Rules* require that whenever you file a document you must immediately deliver a copy of it to the applicant and each other party entitled to notice, unless the document is part of an *ex parte* motion, the parties agree delivery is not required, or a judge orders it is not required.

Documents you deliver to the applicant may be delivered to the applicant's designated address shown in the contact information for applicant on this notice, and documents delivered there are considered received by the applicant on delivery.

Contact information

The applicant designates the following address:

Further contact information is available from the prothonotary.

Signature

Signed _____, 20____

Signature of applicant

Print Name:

[or]

Signature of counsel

[name] as counsel

for [name]

Form 60A.07

[If taking a child into care is before starting a child protection application]

In the matter of [name of agent] , for agency [name of agency]
[name the Minister of Community Services or the Children's Aid Society involved]
giving notice of taking a child into care
under subsection 33(2) of the Children and Family Services Act
before starting a child protection application

[If taking a child into care is after starting a child protection application]

20

No.

Supreme Court of Nova Scotia
(Family Division)

Between: [complete heading as required by Rule 84 - Court Records]

[name] Applicant

and

[name] Respondent

Notice of Taking into Care

Taking into care

I, as agent under the Children and Family Services Act for the applicant named above, have on this day taken into care the child, , born on , under the Children and Family Services Act. I believe on reasonable and probable grounds that the child is in need of protective services, and that the child's health and safety cannot be protected adequately otherwise than by being taken into care.

Child protection application will be made

The agency will, as soon as possible, start a child protection application in the Supreme Court (Family Division) to determine whether the child is in need of protective services under the Act. The agency relies on the following grounds:

- (1) [refer to clause in subsection 22(2) in the Act]
(2)
(3) [or such other grounds as may be included in the child protection application].]

Motion will be made for order at interim hearing

The Children and Family Services Act provides that, as soon as practicable, but in any event no later than five days after the day the notice of application is filed to determine whether a child is in need of protective services or the child is taken into care, whichever the earlier, the agency must make a motion for an order at an interim hearing to determine if there are reasonable and probable grounds to believe that the child is in need of protective services.

The agency undertakes to make the motion within the time stated above and to schedule the interim hearing.

Counsel

You may retain and instruct counsel to represent you at the hearing. If you are unable to afford a lawyer, a lawyer may be available through the local Legal Aid office. If you wish to be represented by a lawyer, you should contact a lawyer as soon as possible.

Signature

Signed _____, 20____

Signature of agent
Print Name:

[or]

Signature of counsel
[name] as counsel for
the agent [name]

Form 60A.07A

20

No.

Supreme Court of Nova Scotia
(Family Division)

Between: [complete heading as required by Rule 84 - Court Records]

[name] Applicant

and

[name] Respondent

Notice of Taking into Care

Taking into care

I, as agent under the *Children and Family Services Act* for the applicant named above, have on this day taken into care the child, _____, born on _____, under the *Children and Family Services Act*,

I believe on reasonable and probable grounds, that the child is in need of protective services, and that the child's health and safety cannot be protected adequately otherwise than by being taken into care;

or

The person, _____, in whose care and custody the child was placed subject to the supervision of the agency has not complied with the order that placed the child in the care of that person.

Hearing

The *Children and Family Services Act* provides that, as soon as practicable, but in any event no later than five working days after the child is taken into care a hearing must be held to determine whether the order should be reviewed and varied.

Counsel

You may retain and instruct counsel to represent you at the hearing. If you are unable to afford a lawyer, a lawyer may be available through the local Legal Aid office. If you wish to be represented by a lawyer, you should contact a lawyer as soon as possible.

Signature

Signed _____, 20

Signature of agent
Print Name:

[or]

Signature of counsel
[name] as counsel for
the agent [name]

Form 60A.12

20

No.

Supreme Court of Nova Scotia
(Family Division)

Between: [complete the heading as required by Rule 84 - Court Records]

[name]

Applicant

and

[name]

Respondent

Order for Stay During Mediation

Before the Honourable Justice

in chambers

The persons entitled to notice of this proceeding have been notified;

The parties have appointed a mediator and have made a motion for an order for stay pending mediation;

The parties have agreed to mediate all of the following issues: [briefly list issues in point form]

(1)

(2)

(3).

It is ordered:

1. The proceeding is stayed until [insert end date of stay] .
2. *[The mediator must file a report with the court and deliver a copy to each party./ The parties have agreed to a closed mediation and the mediator must not report to the court.]*
3. *[The report must be limited to only a statement of the number of interviews conducted and who attended/the terms of an agreement or that an agreement was not reached./ The report must not be limited and not include recommendations, but may include any information the mediator considers relevant to the issues.]*

Issued

, 20

Prothonotary

Form 60A.16

20

No.

Supreme Court of Nova Scotia
(Family Division)

Between: [complete the heading as required by Rule 84 - Court Records]

[name] Applicant

and

[name] Respondent

Notice of Motion for Disposition Order

To: [name of each respondent entitled to notice]

Motion for disposition order

[name of agency], the applicant in this proceeding, moves for a disposition order to be granted under subsection 42(1) of the *Children and Family Services Act* at a hearing under Section 41 of the Act.

Time and place hearing motion

The motion is to be heard by a judge at a [pre-hearing conference/disposition hearing] to be held on
, 20 at [a.m./p.m.] in the [Courthouse/Law Courts],
Street, , Nova Scotia.

Evidence

The evidence in support of the motion is as follows:

- (1) affidavit of sworn on , 20 and filed with this notice.
- (2) affidavit of sworn on , 20 already filed in this proceeding.
- (3) affidavit of to be sworn and filed before the deadline, about .

Also, the evidence will include the agency's plan for the child's care.

A copy of each affidavit and the agency's plan for the child's care is to be delivered to you with the notice.

Possible order against you

You may attend the hearing of the motion, and state your position on whether the proposed order should be made. If you do not attend, the judge may grant an order without further notice to you.

Counsel

You may retain and instruct counsel to represent you at the hearing. If you are unable to afford a lawyer, a lawyer may be available through the local Legal Aid office. If you wish to be represented by a lawyer, you should contact a lawyer as soon as possible.

Signature

Signed , 20

Signature
Print name:

Form 60A.17

20

No.

Supreme Court of Nova Scotia
(Family Division)

Between: [complete the heading as required by Rule 84 - Court Records]

[name]

Applicant

and

[name]

Respondent

Agency's Plan for the Child's Care

- 1 **Disposition order sought** [describe the order the agency seeks].
- 2 **Description of services to be provided** [describe the services to be provided to remedy the condition or situation on the basis of which the child was found in need of protective services:

[the agency will provide the following services: [agency services]

[the agency will seek services from: [other community resources]

3 Criteria for determination

The agency will determine when its care and custody or supervision is no longer required as follows: [specify the objectives of the agency's intervention and how attainment of those objectives will be determined] .

4 When agency plan should end

The agency estimates the time required to achieve the purpose of the agency's intervention [including the appropriate date for review, specific time lines with respect to service plans and prognosis] .

5 Removing child from care of parent or guardian

If the agency proposes to remove the child from the care of a parent or guardian, provide the following information:

(a) [an explanation of why the child cannot be adequately protected while in the care of the parent or guardian [refer to the condition or situation on the basis of which the child was found to be in need of protective services];

(b) [a description of past and present services] :

Services that have been attempted and their current status [include any reasons why the services have failed, if applicable]

Services that have been refused by the parent or guardian [specify the reasons for the refusal and any renewed offer of services made subsequent to that refusal]

Services that have been considered, but would be inadequate to protect the child [specify why the services would be inadequate to protect the child];

(c) possible placements with a relative, neighbour or other member of the child's community or extended family that have been considered and rejected and reasons for the rejection;

- (d) what efforts, if any, are planned to maintain the child's contact with the parent or guardian [specify the proposed frequency and terms of any such contact];

or

5 If the agency proposes that the child be placed in temporary care and custody of the agency:

- (a) a description of the child's needs with reference to the findings of current or previous assessments;
- (b) a statement of the goals to be achieved for the child while in temporary care and custody;
- (c) a statement of the objectives to be used to achieve the specified goals for the child;
- (d) a statement of the educational program for the child;
- (e) a statement of the ways in which the child's parents will be involved in the plan of care, including arrangements for contact between the child and the child's family;
- (f) particulars of any specialized service to be provided;
- (g) particulars of the dates for review of the plan of care and revisions to the plan of care as necessary;
- (h) a statement of the anticipated plan at final disposition, where applicable;
- (i) if the child has brothers or sisters, a statement of efforts made to keep the child with those brothers and sisters;
- (j) an explanation of the efforts made to maintain contact with the child's relatives and friends;
- (k) an explanation of the steps taken to preserve the child's cultural, racial, and linguistic heritage;
- (l) an explanation of the steps taken for continuity in the child's education and religion.

or

5 If the agency proposes that the child be placed in the permanent care and custody of the agency:

- (a) why the circumstances justifying the proposal are unlikely to change within a reasonably foreseeable time not exceeding the maximum time limits [specify the barriers to change, agency efforts to remedy or alleviate those barriers and why those efforts would be unsuccessful within the maximum time limits provided in the Act];
- (b) description of the arrangements made or being made for the child's long-term stable placement [refer to the child's present placement, any intended changes to that placement, any special needs of the child, availability of long-term placements, agency plans to identify a permanent placement for the child, adoption prospects, etc.];
- (c) access, if any, proposed for the child and any terms and conditions to be included in such access arrangements;
- (d) an explanation of how the placement is with a family of the child's own religious faith, culture, race, and language.

[The three paragraphs numbered five are in the alternative.]

Signature

Signed _____, 20

Signature

Print name:

Form 60A.19

20

No.

Supreme Court of Nova Scotia
(Family Division)

Between: [complete the heading as required by Rule 84 - Court Records]

[name]

Applicant

and

[name]

Respondent

Order of Dismissal

Before the Honourable Justice

in Chambers

Findings

The persons entitled to notice of this proceeding have been notified;

The child, _____, born _____, was in need of protective services under the *Children and Family Services Act*, clauses 22(2) [refer to clause relied on] _____, on _____, 20 _____ ;

After reading the notice of motion for a disposition order and all the documents on file, including the agency plan for the child's care, and hearing testimony on _____, 20 _____, a decision was made on _____, 20 _____ ;

Order

It is ordered that this child protection proceeding for the child _____, born _____, is dismissed.

Issued _____, 20 _____

Prothonotary

Form 60A.20

20

No.

Supreme Court of Nova Scotia
(Family Division)

Between: [complete the heading as required by Rule 84 - Court Records]

[name] Applicant

and

[name] Respondent

Supervision Order

Before the Honourable Justice in Chambers

Findings

The persons entitled to notice of this proceeding have been notified;

The child, , born , was in need of protective services under the *Children and Family Services Act*, clauses 22(2) [refer to clause relied on] , on , 20 ;

After reading the notice of motion for a disposition order and all the documents on file, including the child's birth certificate, or other proof of birth and the agency plan for the child's care, and hearing testimony on , 20 , a decision was made on , 20 ;

Order

It is ordered:

1. The child , born , [is to remain in/ to be returned to] the care and custody of , under supervision of the agency.
2. The terms and conditions of the supervision are as follows:
 - (a) ;
 - (b) ;
 - (c) .
3. A representative of the agency may enter the residence of the child to provide guidance and assistance and to determine that the child is being properly cared for.
4. A judge will review the supervision order at [a.m./p.m.] on , 20 at [a.m./p.m.] in the [Courthouse/Law Courts] , Street, , Nova Scotia, or at an earlier time directed by a judge.

Issued , 20

Prothonotary

Form 60A.21

20

No.

Supreme Court of Nova Scotia
(Family Division)

Between: [complete the heading as required by Rule 84 - Court Records]

[name]

Applicant

and

[name]

Respondent

Order for Temporary Care and Custody

Before the Honourable Justice

in Chambers

Findings

The persons entitled to notice of this proceeding have been notified;

The child, _____, born _____, was in need of protective services under the *Children and Family Services Act*, clauses 22(2) [refer to clause relied on] _____, on _____, 20

Less intrusive alternatives, including services to promote the integrity of the family have been attempted and have failed, have been refused by the parent or guardian, or would be inadequate to protect the child;

Placement of the child with a relative, neighbour, or other member of the child's community or extended family is not possible;

After reading the notice of motion for a disposition order and all the documents on file, including the child's birth certificate, or other proof of birth and the agency plan for the child's care, and hearing testimony on _____, 20 _____, a decision was made on _____, 20 _____;

Order

It is ordered:

1. The child _____, born _____, is placed in the temporary care and custody of the _____ agency.
2. The terms and conditions of the temporary care and custody are as follows:
 - (a) _____
 - (b) _____
 - (c) _____
3. The agency must return the child to the care and custody of _____ [on _____, 20 _____./when describe event.]
4. A judge will review this order for temporary care and custody at [a.m./p.m.] on _____, 20 _____ at [a.m./p.m.] in the [Courthouse/Law Courts] _____, Street, _____, Nova Scotia, or at an earlier time directed by a judge.

Issued _____, 20

Prothonotary

Form 60A.22

20

No.

Supreme Court of Nova Scotia
(Family Division)

Between: [complete the heading as required by Rule 84 - Court Records]

[name] Applicant

and

[name] Respondent

Order for Permanent Care and Custody

Before the Honourable Justice in Chambers

Findings

The persons entitled to notice of this proceeding have been notified;

The child, , born , was in need of protective services under the *Children and Family Services Act*, clauses 22(2) [refer to clause relied on] , on , 20 ;

Less intrusive alternatives, including services to promote the integrity of the family have been attempted and have failed, have been refused by the parent or guardian, or would be inadequate to protect the child;

Placement of the child with a relative, neighbour, or other member of the child's community or extended family is not possible;

The circumstances justifying the order of permanent care and custody are unlikely to change within a reasonably foreseeable time not exceeding the maximum time limits under the *Children and Family Services Act* for the child to be returned to the parent or guardian;

After reading the notice of motion for a disposition order and all the documents on file, including the child's birth certificate, or other proof of birth and the agency plan for the child's care, and hearing testimony on , 20 , a decision was made on , 20 ;

Order

It is ordered:

1. The child , born , is placed in the permanent care and custody of the agency.
2. The agency must permit [name] access to the child on the following terms and conditions: [if applicable]
 - (a) ;
 - (b) ;
 - (c) .

Issued , 20

Prothonotary

Form 60A.28

20

No.

Supreme Court of Nova Scotia
(Family Division)*Ex Parte* Application by [name of each applicant] [Applicant/Applicants]
Locate and Detain a Child

for an order to

Order to Locate and Detain a Child

Before the Honourable Justice

in Chambers

Findings

The child, _____, born on _____, has withdrawn from the child's parent, guardian, or agency, namely, _____, and there are reasonable and probable grounds to believe that the child's health or safety may be at risk;

Order

It is ordered that each peace officer to whom a copy of this order is delivered shall locate and detain the child, _____, and upon detaining the child the peace officer shall as soon as it is possible deliver the child, _____, to the Department of Community Services, its servants or agents to be interviewed and, if appropriate, thereafter returned to the care of _____.

Issued _____, 20

Prothonotary

Form 60A.32

20

No.

Supreme Court of Nova Scotia
(Family Division)

Between: [complete the heading as required by Rule 84 - Court Records]

[name] Applicant

and

[name] Respondent

Application for Removal from Child Abuse Register

To: [name respondent]

Application to remove name from Child Abuse Register

The applicant, [full name] , of [community] , Nova Scotia applies for an order to remove the applicant's name from the Child Abuse Register under subsection 64(2) of the *Children and Family Services Act*.

Certificate

The applicant certifies as follows:

1. I do not now pose a risk to children, for the following reasons:
2. I therefore request an order that my name be removed from the Child Abuse Register.
3. Attached to this application and marked Exhibit "A" is a true copy of the written notice of registration received by me from the Child Abuse Register.

Contact information

The applicant has designated the following address:

Further contact information is available from the prothonotary.

Signature

Signed _____, 20 .

Signature of applicant
Print Name:

[or]

Signature of counsel
[name] as counsel
for the applicant [name]

Prothonotary's certificate

I certify that this application for removal from child abuse register was filed with the court on _____, 20 .

Prothonotary

Form 60A.39

20

No.

Supreme Court of Nova Scotia
(Family Division)

Between: [complete heading as required by Rule 84 - Court Records]

[name]

Applicant

and

[name]

Respondent

Notice of Adult Protection Application**To:** [name of each respondent]**The applicant seeks order that adult needs protection**

The applicant, the Minister of _____, is applying to the Supreme Court (Family Division) for the following orders:

- (1) an order determining that [name] _____, whose birth date is [date] _____ is an adult in need of protection under the *Adult Protection Act*.
- (2) a declaration that the respondent for whose benefit the application is brought is an adult in need of protection, and that the respondent is [not competent to decide whether or not to accept the assistance of the Minister/refusing assistance or is refusing assistance by reason of duress].
- (3) an order authorizing the Minister to provide services to the respondent under clause 9(3)(c) of the *Adult Protection Act* or for a protective intervention order under clause 9(3)(d) of the Act, or for both.

The applicant started this application by filing this notice on the date certified by the prothonotary.

Grounds for the order

The applicant is applying for the order on the following grounds: [Briefly state grounds. Include either that the person is not mentally competent to decide whether or not to accept the assistance of the Minister, or the person refuses the assistance by reason of duress. For an order authorizing the Minister to provide the person with services, or a protective intervention order, state how it is in the best interest of the person.]

Witnesses for applicant

For the purpose of the hearing of the application, the applicant expects to file affidavits from the following witnesses, dealing with the following subjects:

<i>Name of witness</i>	<i>Subject</i>

Other possible witnesses

Other persons known to the applicant who may have relevant information are:

<i>Name of witness</i>	<i>Possible subject</i>

Motion for date and directions

At [a.m./p.m.] on _____, 20____, the applicant will appear before a judge in Chambers at Courthouse _____, _____ Street, _____ Nova Scotia to make a motion for an order giving directions for the hearing of the adult protection application including a date and time for the hearing of it. The judge may provide directions in your absence if you or your counsel fail to attend.

Affidavit on motion for directions

The applicant files the affidavit of _____, sworn on _____, 20____, as evidence on the motion for directions. A copy of the affidavit is delivered to you with this notice.

You may participate

You may attend at the hearing.

And you may file an affidavit for the hearing.

Possible final order against you

The court may grant a final order against you on the application without further notice to you if you or your counsel fail to appear at the time, date, and place for the hearing.

Counsel

You may retain and instruct counsel to represent you at the hearing. If you are unable to afford a lawyer, a lawyer may be available through the local Legal Aid office. If you wish to be represented by a lawyer, you should contact a lawyer as soon as possible.

Filing and delivering documents

Any documents you file with the court must be filed at the office of the prothonotary _____ Street, _____ Nova Scotia (telephone # _____).

The *Nova Scotia Civil Procedure Rules* require that whenever you file a document you must immediately deliver a copy of it to the applicant and each other party entitled to notice, unless the document is part of an *ex parte* motion, the parties agree delivery is not required, or a judge orders it is not required.

Documents you deliver to the applicant may be delivered to the applicant’s designated address shown in the contact information for applicant on this notice, and documents delivered there are considered received by the applicant on delivery.

Contact information

The applicant designates the following address:

Further contact information is available from the prothonotary.

Signature

Signed _____, 20

Signature of applicant
Print Name:

[or]

Signature of counsel
[name] as counsel
for [name]**Prothonotary's certificate**

I certify that this notice of application was filed with the court on _____, 20 .

Prothonotary

Form 60A.40

20

No.

Supreme Court of Nova Scotia
(Family Division)

Between: [complete heading as required by Rule 84 - Court Records]

[name] Applicant

and

[name] Respondent

Notice of Adult Protection Application (After Removal)**To:** [name each respondent]**Respondent removed for protection**

The applicant, the Minister of Community Services, caused [name] to be removed to such place as the Minister considers fit and proper for the protection of the person and preservation of the person's life.

The applicant seeks order that adult needs protection

The applicant, the Minister of _____, is applying to the Supreme Court (Family Division) for the following orders:

- (1) An order determining that [name], whose birth date is [date] is an adult in need of protection under the *Adult Protection Act*.
- (2) An order for both of the following:
 - (a) a declaration that the respondent for whose benefit the application is brought is an adult in need of protection, and that the respondent is [not competent to decide whether or not to accept the assistance of the Minister/refusing assistance or is refusing assistance by reason of duress].
 - (b) An order authorizing the Minister to provide services to the respondent under clause 9(3)(c) of the *Adult Protection Act* or for a protective intervention order under clause 9(3)(d) of the Act.

The applicant started this application by filing this notice on the date certified by the prothonotary.

Grounds for the order

The applicant is applying for the order on the following grounds: [briefly state grounds in point form; include material facts, references to legislation or points of law relied on, and the facts that make each applicable; do not re-state evidence or provide argument]

[describe the removal of the person, whom the Minister has removed to a place for the protection of the person and the preservation of the person's life, including the date of removal, the place from and to the person was moved to, and the reasonable and probable grounds for the removal]

[in the statement of grounds, include the following grounds in reference to the following orders:

- (1) for an order that the person is an adult in need of protection, state either that the person is
 - (a) not mentally competent to decide whether or not to accept the assistance of the Minister,
 - (b) refusing the assistance by reason of duress

- (2) for an order authorizing the Minister to provide the person with services, or a protective intervention order, state how it is in the best interest of the person
- (3) for an order authorizing the Minister to provide the person with services, or a protective intervention order, state how it is in the best interest of the person]

Witnesses for applicant

For the purpose of the hearing of the application, the applicant expects to file affidavits from the following witnesses, dealing with the following subjects:

<i>Name of witness</i>	<i>Subject</i>

Other possible witnesses

Other persons known to the applicant who may have relevant information are:

<i>Name of witness</i>	<i>Possible subject</i>

Motion for date and directions

At [a.m./p.m.] on _____, 20____, the applicant will appear before a judge in Chambers at the [Law Courts/Courthouse], _____ Street, _____ Nova Scotia to make a motion for an order giving directions for the judicial review including a date and time for the hearing of it. The judge may provide directions in your absence if you or your counsel fail to attend.

Affidavit on motion for directions

The applicant files the affidavit of _____, sworn on _____, 20____, as evidence on the motion for directions. A copy of the affidavit is delivered to you with this notice.

You may participate

You may attend at the hearing.

And you may file an affidavit for the hearing.

Possible interim order or final order against you

The court may grant an interim order against you without further notice to you if you or your counsel fail to appear at the time, date, and place for the hearing.

Counsel

You may retain and instruct counsel to represent you at the hearing. If you are unable to afford a lawyer, a lawyer may be available through the local Legal Aid office. If you wish to be represented by a lawyer, you should contact a lawyer as soon as possible.

Filing and delivering documents

Any documents you file with the court must be filed at the office of the prothonotary
Street, Nova Scotia (telephone #).

The *Nova Scotia Civil Procedure Rules* require that whenever you file a document you must immediately deliver a copy of it to the applicant and each other party entitled to notice, unless the document is part of an *ex parte* motion, the parties agree delivery is not required, or a judge orders it is not required.

Documents you deliver to the applicant may be delivered to the applicant's designated address shown in the contact information for applicant on this notice, and documents delivered there are considered received by the applicant on delivery.

Contact information

The applicant designates the following address:

Further contact information is available from the prothonotary.

Signature

Signed , 20

Signature of applicant
Print Name:

[or]

Signature of counsel
[name] as counsel
for [name]

Prothonotary's certificate

I certify that this notice of application was filed with the court on , 20 .

Prothonotary

CITATION NOTICES

To the heirs, creditors, legates, next of kin and persons in any way interested in any of the undernoted estates WHEREAS petition has been presented by the representative or representatives of the estate, praying that a day may be fixed for the passing of their accounts as such representative for a partial or full settlement of said estates. You are therefore entitled to appear before the Court of Probate at the time and place set out below to attend the adjudication of the claims of the creditors, or other persons, if any, the taking of the said accounts and the distribution of the estate according to law and to show cause, if you have any, why the estate should not be passed and the estate partially or finally closed.

CITATION NOTICES BEING PUBLISHED FOR THE FIRST TIME

ESTATE OF: Date and Time of Closing	Place of Closing at the Court of Probate	Registrar or Deputy Registrar Date of First Insertion
--	---	--

NO NEW CITATIONS

CITATION NOTICES BEING PUBLISHED FOR THE SECOND OR SUBSEQUENT TIME

ESTATE OF: Date and Time of Closing	Place of Closing at the Court of Probate	Registrar or Deputy Registrar Date of First Insertion
--	---	--

NO CITATIONS

ESTATE NOTICES

All persons having legal demands against any of the undernoted estates shall render the same, duly attested, within six months from the date of the first advertisement hereof; and all persons indebted to the said estate are required to make immediate payment to the Personal Representative noted.

ESTATE NOTICES BEING PUBLISHED FOR THE FIRST TIME

ESTATE OF: Place of Residence of Deceased Date of Grant of Probate/Administration	Personal Representative Executor (Ex) or Administrator (Ad)	Solicitor for Personal Representative Date of the First Insertion
--	---	---

ADAMS, Kendric Elias
Shag Harbour, Shelburne County
November 12-2009

Randy Kendrick Adams (Ex)
PO Box 74
Shag Harbour NS B0W 3B0

G. David Eldridge, QC
PO Box 157
Barrington NS B0W 1E0
December 2-2009 - (6m)

BARKHOUSE, Annie May
Chester Basin, Lunenburg County
November 25-2009

Brenda Dunphy
The Bank of Nova Scotia Trust
Company
1801 Hollis Street, Suite 900
Halifax NS B3J 3N4 (Ex)

Bianca C. Krueger
Cox & Palmer
1100 Purdy's Wharf Tower I
1959 Upper Water Street
PO Box 2380 Central
Halifax NS B3J 3E5
December 2-2009 - (6m)

ESTATE OF: Place of Residence of Deceased Date of Grant of Probate/Administration	Personal Representative Executor (Ex) or Administrator (Ad)	Solicitor for Personal Representative Date of the First Insertion
BATHERSON, John Gerard Cheticamp, Inverness County November 4-2009	Brenda Louise Batherson (Ad) 708 Water Street East, Apt. 203 Summerside PE C1N 4J1	Réjean Aucoin 15957 Cabot Trail PO Box 328 Cheticamp NS B0E 1H0 December 2-2009 - (6m)
BOWSER, Frances Louise Halifax, Halifax Regional Municipality November 27-2009	Sheryl Lea Foster (Ex) c/o J. Brian Church, QC Walker, Dunlop 1485 South Park Street Halifax NS B3J 2L1	J. Brian Church, QC Walker, Dunlop 1485 South Park Street Halifax NS B3J 2L1 December 2-2009 - (6m)
CHISHOLM, Jerome Archibald Antigonish, Antigonish County November 23-2009	E. Jayne Chisholm (Ex) c/o Chisholm & Gillies Law Corporation Inc. 18 Church Street Antigonish NS B2G 2C7	Carole Gillies, QC Chisholm & Gillies Law Corporation Inc. 18 Church Street Antigonish NS B2G 2C7 December 2-2009 - (6m)
CREASER, Amelia C. MacGillivray Guest Home, Sydney Cape Breton Regional Municipality November 2-2009	Mary Isabel MacMullin (Ex) 18 Wolfe Street Louisbourg NS B1C 2J2	Gary J. Corsano 66 Wentworth Street, Suite 200 Sydney NS B1P 6T4 December 2-2009 - (6m)
DAVIDSON, Gertrude Emma Glace Bay Cape Breton Regional Municipality November 24-2009	Paul Davidson (Ex) 2 Edgar Street Glace Bay NS B1A 5B8	December 2-2009 - (6m)
FLEMING, Janet Marie Halifax, Halifax Regional Municipality August 24-2009	Danny Fleming (Ad) 5512 Charles Street Halifax NS B3K 1K2	December 2-2009 - (6m)
JEWETT, Margaret E. River Hebert, Cumberland County November 24-2009	John <u>Merritt</u> Jewett and Valerie Burbine (Exs) c/o Peter E. Belliveau PO Box 545 Amherst NS B4H 4A1	Peter E. Belliveau PO Box 545 Amherst NS B4H 4A1 December 2-2009 - (6m)
JOUDREY, Muriel Halifax, Halifax Regional Municipality November 18-2009	William Faulkner (Ex) 83 Coronation Avenue Halifax NS B3N 2M7	E. A. Nelson Blackburn, QC Blackburn English 231-1595 Bedford Highway Bedford NS B4A 3Y4 December 2-2009 - (6m)

ESTATE OF: Place of Residence of Deceased Date of Grant of Probate/Administration	Personal Representative Executor (Ex) or Administrator (Ad)	Solicitor for Personal Representative Date of the First Insertion
KEIRSTEAD, Marjorie Rose Kentville, Kings County November 23-2009	Bonnie Lynne Keirstead (Ex) 22 Mitchell Avenue Kentville NS B4N 5H3	Douglas B. Raymond Cornwallis Legal Services 765 Canard Street, Lr. Canard PO Box 69 Canning NS B0P 1H0 December 2-2009 - (6m)
KELLAND, Donald MacKenzie Glace Bay Cape Breton Regional Municipality November 18-2009	Arthur Mark Kelland (Ex) 21 Sydney Street Glace Bay NS B1A 5J6	Frank G. Gillis, QC 65 Minto Street PO Box 187 Glace Bay NS B1A 5V2 December 2-2009 - (6m)
LANGLEY, Frank Norman West Lincoln, Niagara, Ontario October 26-2009	Carolyn Dina Langley (Ex) 2474 Regional Road 14 Smithville ON L0R 2A0	Ivo R. Winter 14 Bay Street PO Box 180 Arichat NS B0E 1A0 December 2-2009 - (6m)
LEVICK, Elizabeth Ann Halifax, Halifax Regional Municipality November 25-2009	Edward Mark Levick (Ad) 8 Mariner Close Bedford NS B4A 4A8	R. James Filliter 5880 Spring Garden Road Suite 208 Halifax NS B3H 1Y1 December 2-2009 - (6m)
MacDONALD, Lorraine Marguerite Dartmouth Halifax Regional Municipality November 26-2009	Dawn Marie MacDonald (Ad) c/o Cassidy Nearing Berryman 1741 Brunswick Street, Suite 401 Halifax NS B3J 3X8	Alexa Steponaitis Cassidy Nearing Berryman 1741 Brunswick Street, Suite 401 Halifax NS B3J 3X8 December 2-2009 - (6m)
MACDONALD, Sara Eleanor Antigonish, Antigonish County November 5-2009	J. Kennedy Macdonald (Ex) c/o Chisholm & Gillies Law Corporation Inc. 18 Church Street Antigonish NS B2G 2C7	Carole Gillies, QC Chisholm & Gillies Law Corporation Inc. 18 Church Street Antigonish NS B2G 2C7 December 2-2009 - (6m)
MacKINNON, James Michael Sydney Cape Breton Regional Municipality November 9-2009	Maura Hawley (Ad) 25 Grandview Street Sydney NS B1P 3N4	Charles Read Lorway, QC Lorway MacEachern 112 Charlotte Street Sydney NS B1P 1B9 December 2-2009 - (6m)
MacLEAN, Neil Coxheath Cape Breton Regional Municipality October 26-2009	Marjorie MacLean (Ex) 27 MacKillop Avenue Coxheath NS B1L 1E2	David L. Parsons, QC 240 Kings Road Sydney NS B1S 1A6 December 2-2009 - (6m)

ESTATE OF: Place of Residence of Deceased Date of Grant of Probate/Administration	Personal Representative Executor (Ex) or Administrator (Ad)	Solicitor for Personal Representative Date of the First Insertion
McCULLOCH, Gretchen Elizabeth Kentville, Kings County November 23-2009	Bruce William McCulloch and Janet Baker Macleod (Exs) c/o Edward B. Chase, QC, TEP TMC Law 50 Cornwallis Street Kentville NS B4N 2E4	Edward B. Chase, QC, TEP TMC Law 50 Cornwallis Street Kentville NS B4N 2E4 December 2-2009 - (6m)
McKINNON, Jeanette Glace Bay Cape Breton Regional Municipality November 18-2009	John McKinnon (Ex) 131 Lake Road Glace Bay NS B1A 2G8	Frank G. Gillis, QC 65 Minto Street PO Box 187 Glace Bay NS B1A 5V2 December 2-2009 - (6m)
MEISNER, Dorothy Alfreda West Hall's Harbour, Kings County November 24-2009	Michael Meisner (Ex) c/o Muttart Tufts Dewolfe & Coyle PO Box 515 Kentville NS B4N 3X3	Donald A. Urquhart Muttart Tufts Dewolfe & Coyle PO Box 515 Kentville NS B4N 3X3 December 2-2009 - (6m)
O'CONNELL, Arthur Jeremiah Villa St. Joseph du Lac, Dayton Yarmouth County November 19-2009	Dorothy Margaret Beasley (Ex) 347 Pleasant Street, Apt. 203 Yarmouth NS B5A 2K9	Alexander L. Pink Pink Star Murphy Barro 390 Main Street PO Box 580 Yarmouth NS B5A 4B4 December 2-2009 - (6m)
POIRIER, Charles Pascal Halifax, Halifax Regional Municipality November 26-2009	Dolores Priscilla McCormick (Ex) 4 Mountain Road Halifax NS B3N 1A2	Jeanne Desveaux Suite 500-1684 Barrington Street Halifax NS B3J 2A2 and 5209 St. Margaret's Bay Road Suite 203 Upper Tantallon NS B3Z 1E3 December 2-2009 - (6m)
RITCHIE, Anna Jean Melville Gardens, Halifax Halifax Regional Municipality November 18-2009	Brenda Garrity (Ex) 253 Sterling Street Canso NS B0H 1H0	December 2-2009 - (6m)
RUSSELL, Irene Maye Thorburn, Pictou County November 12-2009	Robert Gordon Russell (Ex) Box 81 Thorburn NS B0K 1W0	David Wallace MacIntosh, MacDonnell & MacDonald 260-610 East River Road PO Box 368 New Glasgow NS B2H 5E5 December 2-2009 - (6m)

ESTATE OF: Place of Residence of Deceased Date of Grant of Probate/Administration	Personal Representative Executor (Ex) or Administrator (Ad)	Solicitor for Personal Representative Date of the First Insertion
SLATER, Cecil Arthur Sydney Cape Breton Regional Municipality November 23-2009	Brenda L. MacLeod 284 Tometary Drive Howie Centre Sydney NS B1L 1G4 and Cecil Roy Slater Box 276 Louisdale NS B0E 1V0 (Exs)	Patrick C. Lamey 409 Granville Street Port Hawkesbury NS B9A 2M5 December 2-2009 - (6m)
SWINDELL, Lloyd Clifford Berwick, Kings County November 18-2009	Jean Swindell (Ex) 173 Foster Street PO Box 911 Berwick NS B0P 1E0	December 2-2009 - (6m)
TRUESDALE, Robert Dover, Massachusetts, USA November 17-2009	Ann S. Reed (formerly Ann S. Truesdale) 10 Longwood Drive, Apt. 263 Westwood MA 02090 USA and Robert S. Truesdale 40 Powissett Street Dover MA 02030 USA (Exs)	Richard Niedermayer Stewart McKelvey Suite 900 Purdy's Wharf Tower I 1959 Upper Water Street PO Box 997 Halifax NS B3J 2X2 December 2-2009 - (6m)
WATTS, Albert Earl New Waterford Cape Breton Regional Municipality October 23-2009	Edward Keith Watts 494 Smith Street New Waterford NS B1H 4N9 and Linda Elaine Watts 66 Donna Drive Sydney NS B1P 7E6 (Ads)	Neil F. McMahon 3397 Plummer Avenue New Waterford NS B1H 1Z1 December 2-2009 - (6m)
WEBB, Gordon Willard Noel, Hants County August 27-2009	Jaret Nelson Webb (Ad) 131 Hour Road Kennetcook NS B0N 1P0	Shawn Scott 647 Bedford Highway Halifax NS B3M 0A5 December 2-2009 - (6m)

ESTATE NOTICES BEING PUBLISHED FOR SECOND OR SUBSEQUENT TIME

NOTE: Name of Personal Representative and Solicitor for the estate appears at the time of first insertion.

Index of Estate Notices currently being published for the required six month period under Section 63(1) of the Probate Act. To obtain a copy of the gazette issue shown below please contact the Royal Gazette Office at (902) 424-8575. (Also, see information page at the back for address, fax and website details)

Estate Name	Date of First Insertion
ABRIEL, Thomas Lemuel	November 25-2009
ADAMS, Helen Mc.	November 11-2009
ADAMS, Thelma <u>Arlene</u>	July 29-2009
ADSHADE, Mabel Louise	June 17-2009
AGGETT, Willa Mae	June 3-2009

Estate Name	Date of First Insertion
AHLE, Erik	August 26-2009
AIRD, Marguerite	November 4-2009
ALCOCK, Helen Margaret	June 10-2009
ALGEE, Ronald Charles	November 25-2009
ALLEN, Mary	September 23-2009
ALLEN, Michael Joseph	November 25-2009
AMERO, Phyllis M.	October 14-2009
ANDERSON, Amour Elaine	June 24-2009
ANDERSON, Cyril John	September 16-2009
ANDERSON, Douglas Edward	November 18-2009
ANDREWS, Lyman Neil Gary	October 21-2009
ANDREWS, Nancy Louise	November 11-2009
ANTHONY, Mary Elizabeth	November 25-2009
ANTHONY, Russell Webster	August 26-2009
ANTLE, Emma Florence	November 11-2009
ARBUTHNOT, Helen Grace	October 28-2009
ARCHIBALD, Joseph Fenton	October 28-2009
ARCHIBALD, Mary Ruth	September 16-2009
ASSELSTINE, Lena Ruth	September 9-2009
ATKINSON, Basil Allan	November 25-2009
ATKINSON, Mary Ellen	September 9-2009
AUCOIN, Gerald	July 22-2009
AUCOIN, Isabel Ann	June 17-2009
AUCOIN, Joseph Andrew (a.k.a Andrew Aucoin)	August 5-2009
AUCOIN, Judith Ann	July 8-2009
AUCOIN, Lionel S.	October 28-2009
AUSTIN, Paul Kenton	July 22-2009
AVERY, Margaret	June 10-2009
AVERY, Michael Henry	June 10-2009
BABCOCK, Frank William	October 28-2009
BABIN, Velma Joseph	August 26-2009
BAILLIE, Frances Sophia	August 12-2009
BAILLIE, William Angus	August 12-2009
BAIN, Euphemia	November 4-2009
BAIRD, Bertha P.	July 29-2009
BAKER, Erma Cordellia	June 10-2009
BAKER, Kevin Arnold	June 3-2009
BAKER, Lawson Arthur	August 5-2009
BALDWIN, Louise Marie	June 10-2009
BALKAM, Allan	July 22-2009
BANFIELD, Mark Alan	June 24-2009
BARCLAY, Wilson Buck (a.k.a. Wilson Buchan Barclay)	June 24-2009
BARKER, John William	August 5-2009
BARNABY, James Francis	November 11-2009
BARNES, Mary Lillian	November 11-2009
BARTLETT, Mary Catherine	October 21-2009
BARTLETT, Muriel Elizabeth	September 23-2009
BATSTONE, Ann Priestly	September 30-2009
BAUDOUX, Everett L.	June 24-2009
BEAN, Winnifred	August 19-2009
BEAVER, Harry Bernard	October 28-2009
BEAZLEY, Phyllis Yvonne	June 17-2009

Estate Name	Date of First Insertion
BECK, Ruth Henrietta	June 17-2009
BEHARRELL, Helen Melissa	June 24-2009
BELL, Norah Gillespie	July 15-2009
BENJAMIN, Clarence Melvin	August 12-2009
BENNETT, Beatrice	September 2-2009
BENNETT, Loreen Alberta Bayer	November 4-2009
BENNICKE, Ross Stanley	October 28-2009
BENT, Martha Doreen	September 30-2009
BENT, Phyllis Eugenia	June 3-2009
BENT, Vera Marguerite	November 25-2009
BENTLEY, Gwendolen Vivian	September 23-2009
BENZ, Adelgunde Gertrud	October 28-2009
BERNAS, Felix Joseph	June 3-2009
BERRINGER, Lottie Mae	October 14-2009
BERRY, Wilfred	July 22-2009
BEZANSON, Jackson David	June 10-2009
BEZANSON, Otto Laurie	November 11-2009
BINGHAM, Harold Clinton	July 29-2009
BINGLEY, Doris	September 23-2009
BISHOP, Frederick Henry	July 1-2009
BISSONNETTE, Roland Joseph	September 23-2009
BLACKBURN, Annie Frances	July 22-2009
BLACKBURN, Gerald James	September 23-2009
BLADES, Lorna Irene	November 25-2009
BLORE, Kenneth John	October 14-2009
BOARD, Gordon Edward	August 5-2009
BOERS, Pieternella Cornelia	September 30-2009
BONANG, Evelyn Margaret	July 1-2009
BOND, Walter James	November 25-2009
BOONE, Wendy Lou	August 19-2009
BOUCHARD, Mary Celina	September 23-2009
BOUDREAU, George Raymond (referred to in the Will as George Joseph Boudreau)	October 28-2009
BOUDREAU, Irene E.	September 2-2009
BOUDREAU, Mary Edwina	August 26-2009
BOURGEOIS, Margot Bertha	August 19-2009
BOURQUE, Leonard Ambroise	June 17-2009
BOUTILIER, Charles Arnold	October 21-2009
BOUTILIER, Dennis Lawrence	August 19-2009
BOUTILIER, Joan Frances	November 4-2009
BOUTILIER, Mary Louise	October 21-2009
BOWERS, Doreen Elsie	July 29-2009
BOWSER, Douglas William	July 8-2009
BOYLE, Effie T	August 5-2009
BOYLE, John Francis	August 19-2009
BRANDON, Lenice Lillian	August 19-2009
BRAUN, Werner	August 5-2009
BREMNER, Lawrence William	October 7-2009
BREWSTER, Elmer	October 28-2009
BRIAND, Kathleen Lillian	June 17-2009
BRINE, George Harold	August 26-2009
BRINE, Laura Ethelyn	August 26-2009

Estate Name	Date of First Insertion
BROOKS, Beatrice Ileen	November 11-2009
BROWN, Aileen Shirley	June 10-2009
BROWN, Carl Patrick	June 24-2009
BROWN, Elizabeth Fraser	October 21-2009
BROWN, Percy Burton	July 8-2009
BROWN, Rosalind Mildred	September 16-2009
BROWN, Ruby Bethune	September 16-2009
BROWN, Stella F.	June 3-2009
BROWN, Stella Susan	November 18-2009
BRUSHETT, Mabel Blanche	June 17-2009
BUCHANAN, Gordon	October 14-2009
BUCKLAND, Rodney John	September 2-2009
BUCKLER, Norman Charles	June 3-2009
BURGESS, Elizabeth Tuttle	August 26-2009
BURKE, John	July 1-2009
BURNS, Lois Irene	August 12-2009
BURTON, Gordon	September 2-2009
BUSSEY, George William	June 24-2009
BUTLER, Howard Alden	September 30-2009
BUTLER, Mary Margaret	September 23-2009
BUVAKHODJAEV, Alokhon	November 11-2009
BYE, Edward	August 12-2009
CALDER, Frank William	November 18-2009
CALDER, Michael Gordon	July 29-2009
CALDWELL, Frank Victor	November 11-2009
CALDWELL, Madelyn Edna	August 26-2009
CAMERON, Florence Mildred	July 1-2009
CAMPBELL, Elaine Marlene	September 30-2009
CAMPBELL, Francis Adrian	September 16-2009
CAMPBELL, Harold John	June 3-2009
CAMPBELL, Harriet	October 21-2009
CAMPBELL, Hugh Pascal	July 1-2009
CAMPBELL, John	November 18-2009
CAMPBELL, John Blaise	October 21-2009
CAMPBELL, Kevin Grant	October 28-2009
CANTWELL, Patricia Agnes	November 4-2009
CARLYLE, Martha Irma	October 14-2009
CARMICHAEL, John Alfred	November 4-2009
CARPENTER, James	September 9-2009
CARR, Lyle Karolyn	November 11-2009
CARR, Ronald Owen	October 21-2009
CARROLL, Lorraine Gertrude	November 25-2009
CARTER, Raymond Matthew	June 17-2009
CARTER, Ronald Ivan	August 12-2009
CARVER, Theresa Marie	July 1-2009
CARVERY, Lillian M.	November 18-2009
CHALLONER, Sarah Pearl	June 24-2009
CHAPLIN, Bessie Marie	July 1-2009
CHIASSON, Joseph Cyril (Seward)	November 11-2009
CHIODO, Alana Grace	June 10-2009
CHIPMAN, Curtis H.	July 29-2009

Estate Name	Date of First Insertion
CHISHOLM, Alfred Clayton Joseph	November 4-2009
CHISHOLM, Anne Gertrude	August 19-2009
CHISHOLM, Margaret Elizabeth	November 11-2009
CHISHOLM, Margaret Kathleen	June 17-2009
CHUNG, Young Ho	September 30-2009
CHURCH, Muriel Marie	September 23-2009
CHURCHILL, Winston Chester	November 4-2009
CLANCEY, Elizabeth Patricia	October 28-2009
CLAYTON, Philip Walter (a.k.a. Phillip Walter Clayton)	November 18-2009
CLEMENTS, Edward Norman	September 9-2009
CLEMENTS, Wayne Gwendolph	September 16-2009
CLOUGH, David Roy	July 1-2009
COADY, James Laughlin	October 28-2009
COCK, Arnold Russell	July 15-2009
COHEN, Dorothy	September 16-2009
COHEN, Philip	July 29-2009
COLE, George Robert	September 16-2009
COLE, Laura Eugenie	July 8-2009
COLEMAN, Elvin MacKenzie	November 18-2009
COLEMAN, Jessie May	July 22-2009
COLFORD, Darrell Allen	September 30-2009
COLLINS, George Francis	August 26-2009
COLLINS, Margaret Irene	August 19-2009
COLWELL, Lillian Willeen	June 3-2009
COMEAU, Adolphe Joseph	August 12-2009
CONLEY, James L., Sr.	June 17-2009
CONNELL, Elizabeth	July 1-2009
CONNOLLY, Violet Ella	November 25-2009
CONNORS, Gerald Hayes	June 3-2009
CONNORS, Rose	October 7-2009
CONRAD, Allison Parker	June 24-2009
CONRAD, Melbourne T	September 2-2009
CONROD, Lorne Welsford	November 4-2009
CONWAY, Janet	June 10-2009
COOK, Marjorie Alys	November 18-2009
COOLEN, Jean Lillian	September 9-2009
COPLEY, Patrick William	June 24-2009
CORKUM, Gerald Leaman	June 3-2009
CORKUM, John Willis	August 19-2009
CORKUM, Mary R.	October 14-2009
CORKUM, Melvin S.	October 21-2009
CORKUM, Pauline Faye	June 3-2009
CORMIE, Annie Ethel	June 24-2009
CORMIER, Didace Angus	August 5-2009
CRAWFORD, Carl Reuben	November 18-2009
CREEPER, Leila Lorraine	July 29-2009
CREIGHTON, Verdon Ernest	September 9-2009
CROCKER, Lucy Mildred	November 11-2009
CROFT, Amy Louise	June 17-2009
CROFT, Edward Basil (a.k.a. Basil E. Croft; a.k.a. Basil Croft)	October 21-2009
CROWE, Louise	October 21-2009

Estate Name	Date of First Insertion
CROWE, Marguerite Blanche	November 25-2009
CROWELL, Lela Beryl	September 23-2009
CROWELL, Roy Robert	August 12-2009
CRUIKSHANK, Charles Ferdinand	November 25-2009
CUMMINGHAM, Gary Lemoine	November 11-2009
CUNNINGHAM, Annie Mae	October 7-2009
CUNNINGHAM, Helen Cecilia	September 23-2009
CUNNINGHAM, Rita Paige	September 23-2009
CURRAN, Betty E. L.	November 25-2009
CURRIE, Robert Bruce	October 28-2009
DACEY, John Hennigan	July 29-2009
DANCS, Zoltan Theodore (Zoli Dancs)	October 28-2009
DARES, Annie Margaret	June 17-2009
DAVID, Clarisse Ovila	August 26-2009
DAVIDSON, Bessie	August 5-2009
DAVIS, Margaret Joan	November 18-2009
DAYE, Clara	June 10-2009
DEACON, Beatrice May	November 4-2009
DECOSTE, Vincent Edward	July 1-2009
DEGROOT, Cornelia J.	October 28-2009
DELANEY, Theresa Jane	June 10-2009
DEMONE, Arthur Cecil	September 9-2009
DEMONE, Dorothy Kathleen	October 28-2009
DEMONE, Robert Charles	October 7-2009
DENSMORE, Ivy	July 29-2009
DEVANNEY, Kenneth	August 19-2009
DEVEAU, James Clifford	October 28-2009
DEVEAU, Marie Elizabeth	September 9-2009
DeWOLFE, Ethel Jean	October 28-2009
DeYOUNG, Elgin Kenneth	September 30-2009
DICKEY, Kenneth Ronald	September 9-2009
DICKIE, Beverley Margaret	July 1-2009
DICKSON, Henry Ewen	July 8-2009
DILLMAN, Darrell Stanley	November 4-2009
DIMITRIADIS, George (a.k.a. George Dimitriais)	August 26-2009
DODGE, John S.	July 15-2009
DOMPIERRE, Alice W	September 30-2009
DOOKS, Dolores Marie	August 26-2009
DOREY, Arthur Howard	September 30-2009
DORT, Marion Winnifred	October 14-2009
DORT, Nelson James	July 22-2009
DOUCETTE, Arthur Robert	June 3-2009
DOYLE, Helen Margaret	November 11-2009
DOYLE, Mary Margaret	July 22-2009
DOYLE, Muriel Frances	August 12-2009
DRABBLE, Mona Lela	November 25-2009
DRAINVILLE, George Robert	November 18-2009
DRISCOLL, David William Munro	June 24-2009
DRUMMOND, Anne	November 25-2009
DRUMMOND, Ronald Thomas	July 1-2009
DRYDEN, Margaret Elaine	July 1-2009
DUBINSKY, Ann (a.k.a. Annette Dubinsky)	July 1-2009

Estate Name	Date of First Insertion
DUCKWORTH, Muriel Helena	October 21-2009
DUGUÉ, Guy Paul Adrien	June 24-2009
DUGUID, James M.	July 29-2009
DUHART, Damien Darrell (a.k.a. Darryl Duhart)	June 24-2009
DUMAIS, Jean Claude	August 12-2009
DUNHAM, Irene Doris	July 15-2009
DYER, Frances E.	November 4-2009
DYKENS, Glenie Ronald	August 26-2009
EAGLES, Donald Lee	August 5-2009
EAGLES, Osborne G.	September 16-2009
EARLE, Margaret Florence	August 26-2009
EDMUND, Everett	July 29-2009
EDSTROM, Albert	June 24-2009
EDWARDS, Margaret Mary	August 19-2009
EHLER, Angus Robert	November 11-2009
EHLER, Raymond John	August 5-2009
EISNER, Etta Florence	June 24-2009
ENGLISH, Mary Catherine	September 9-2009
ERNST, Beatrice	August 19-2009
ESSER, Barbara F.	October 21-2009
ESSER, Peter G. B.	October 21-2009
ETTINGER, Edith May	September 9-2009
EVANS, Freeman	July 1-2009
FAIR, Christine Florence	September 23-2009
FAIRN, Robert Gale	October 28-2009
FALKENHAM, Eldon Edward	June 17-2009
FANCY, David Dana	June 24-2009
FARIE, John C.	July 29-2009
FARMER-DANIELSEN, Greta Mae	September 23-2009
FARRELL, William Desmond	September 2-2009
FAULKNER, Clyde Bernard	June 10-2009
FAYE, Marion Katherine	September 30-2009
FEINDEL, G. Donald	June 10-2009
FERGUSON, Bessie Caroline	September 9-2009
FERGUSON, Catherine Margaret	July 8-2009
FERGUSON, Gerald	November 25-2009
FERREIRA, Eva Vivian	June 10-2009
FILLIER, Dorothy Loretta	October 7-2009
FISHER, Doris Blanche	June 3-2009
FISHER, Roderick A.	September 16-2009
FISHER, Sprott Roderick	November 25-2009
FITZPATRICK, Marie Ellen	September 30-2009
FLANDERS, David Mayhew	November 25-2009
FLEMMING, Reginald George	August 12-2009
FLOYD, Amelia	October 28-2009
FOOTE, Clayton Rodney	September 23-2009
FORBES, Catherine Almyra	July 22-2009
FORBES, Charles William	August 12-2009
FORD, Phyllis Ora	October 21-2009
FOREST, Alice E.	August 26-2009
FOUGERE, Simon A.	July 1-2009
FOWLER, Charles Maxwell	September 9-2009

Estate Name	Date of First Insertion
FOX, Gladeis Shirley	July 15-2009
FRAIL, Jerry Winston	June 3-2009
FRALICK, Creighton Leroy	August 5-2009
FRANCE, Jack William	July 29-2009
FRANK, David Neil	September 30-2009
FRASER, Elizabeth Agnes	June 17-2009
FRASER, Frank Thomas	June 24-2009
FRASER, Kenneth George	October 14-2009
FRASER, Muriel Helen	October 14-2009
FRASER, Pauline Pearl	June 17-2009
FRAWLEY, Bonna Nowlan	July 29-2009
FULLER, Leota Mildred	September 30-2009
FULTON, N. Marquita	August 19-2009
GALLAGHER, Martin	July 22-2009
GALLANT, Anthony B.	June 3-2009
GALLANT, Hugh Francis	June 10-2009
GARDINER, John Christopher	June 10-2009
GARDNER, Florence Noreen	October 21-2009
GARDNER, Reta F.	November 4-2009
GARNIER, Helen Margaret	July 15-2009
GASKIN, Ruth Florence	September 30-2009
GATES, Beryl Olive	November 18-2009
GAUDET, Dean Alfred	November 11-2009
GAUDET, Marie Jeanette	September 9-2009
GAUDET, Paul Emile	November 11-2009
GEORGE, Bernice Luella	June 17-2009
GEORGE, Eva May	July 8-2009
GIBSON, Isabelle E. F.	July 29-2009
GIBSON, Ruth Marion	September 23-2009
GILLIS, Bernice Idella	November 4-2009
GILLIS, Emily	November 25-2009
GILLIS, James Alexander	October 21-2009
GLASGOW, John Francis	October 14-2009
GLASGOW, Sharon Lee	October 21-2009
GOREHAM, Vincent Delbert	July 22-2009
GOUCHIE, Earl Joseph	September 2-2009
GOUGH, Ralph	October 28-2009
GOUGH, Veronica Mary	June 10-2009
GOULD, Vaughn Hurley	June 17-2009
GRACE, Patricia Anne	June 3-2009
GRAHAM, John Allan	August 26-2009
GRAHAM, Lois Ann	September 23-2009
GRAHAM, Louis Frederick	October 21-2009
GRANT, Alexander	June 17-2009
GRANT, Isabel Martha	August 12-2009
GRANT, Peter Whitney	September 23-2009
GRATTO, Kathleen Patricia	June 3-2009
GREEK, Brice Ellsworth	June 24-2009
GREEK, Ellsworth Norman	June 24-2009
GUILCHER, Jane Frances	July 29-2009
HAFNER, Anthony	July 22-2009
HAINES, Edith Mae	September 9-2009

Estate Name	Date of First Insertion
HAINES, Naomi Winnifred	October 7-2009
HALEFOGLU, Iskender	October 7-2009
HALLAM, Jean Ellen	June 3-2009
HALLETT, Arthur Churchill	July 15-2009
HALLETT, Muriel	June 17-2009
HALLORAN, Minna Elizabeth	September 9-2009
HAMILTON, Frank Humphrey	November 18-2009
HAMILTON, Gerald	September 30-2009
HAMILTON, Gwendolyn	July 22-2009
HAMILTON, Margaret Dallas	June 24-2009
HAMILTON, Ruby	September 30-2009
HAMM, Hilda Edith	November 25-2009
HAMM, Rickie David	July 22-2009
HARDIE, Leonard Ellis	October 28-2009
HARDIMAN, Gerald Cyril	September 23-2009
HARDING, Warren Grant	September 30-2009
HARDY, Merle Aileen	August 19-2009
HARE, Clarissa Johanna	September 16-2009
HARNISH, Raymond Hubert	October 21-2009
HARRINGTON, Noel Robert	October 28-2009
HARRIS, Anne Hattie	July 15-2009
HARRISON, Clara Marie	June 10-2009
HART, John Irving	November 4-2009
HARVEY, Claudina Clare	July 22-2009
HARVEY, Lyman Baxter	October 7-2009
HARVIE, Edna Bernice	August 26-2009
HASHAM, Mary	October 14-2009
HASHAM, Theresa	June 24-2009
HATFIELD, Ernest William	October 7-2009
HATFIELD, Gordon Fletcher	July 15-2009
HATHERLY, Frances Elizabeth	June 17-2009
HATTIE, James Fraser	September 2-2009
HAWBOLDT, Edna Gladys	November 11-2009
HAWLEY, Kevin Jeffrey	August 26-2009
HAYES, Robert Gerald	August 12-2009
HEALD, Mary A.	August 12-2009
HEBB, Marjorie E.	November 11-2009
HEBB, Muriel Alberta	June 17-2009
HEFFERON, Georgina Annie	August 26-2009
HEFFLER, Eileen Katherine Margaret	October 28-2009
HENNEBERRY, Stanley Joseph	November 25-2009
HENNIGAR, Frank Elliott	August 12-2009
HENRIKSEN, Harald Landmark	June 10-2009
HENWOOD, James Angus	September 23-2009
HICKEY, Margaret Norberta	June 3-2009
HIGGS, Heather Aline	August 19-2009
HILCHEY, Elva Marjorie	August 19-2009
HILL, Fred E. (aka Freida Elizabeth Hill)	July 22-2009
HILL, Randy Paul	June 3-2009
HILL, Venable S.	November 25-2009
HILTZ, Margaret Maxine	September 30-2009
HILTZ, Murray James	August 12-2009

Estate Name	Date of First Insertion
HILTZ, Wayne Arthur	August 26-2009
HIMMELMAN, Mary Louise	August 19-2009
HINES, Benjamin Martell	October 21-2009
HINES, James Lockart	October 28-2009
HIRTLE, Herbert Rodney	September 9-2009
HODDER, Andrew Randall	October 7-2009
HODGES, Myra V.	September 9-2009
HOLDERSHAW, Roy Edward	November 4-2009
HOLLAND, Jeremiah James, III (a.k.a. Jerry Holland)	September 30-2009
HOLLIS, Frances Margaret	October 28-2009
HOLMES, Margaret	July 15-2009
HORTIE, Hector James	November 11-2009
HORTON, Rosalie Bernadette	August 26-2009
HOWARD, Frances Iva Gladys	June 24-2009
HOWE, Ronald Sinclair	August 12-2009
HOYEM, William Barry Harold	July 29-2009
HUBLEY, Douglas Oliver	July 29-2009
HUNT, Pauline Laura	September 30-2009
HUSKINS, Roy Douglas	November 25-2009
HUSSEY, Claudine Emma	November 4-2009
HUTT, Doris Mina	August 5-2009
HUTT, Ruth Marie	September 16-2009
HUTTON, John Robert	July 29-2009
INNIS, Alice Maude	June 24-2009
ISNOR, Florence Ida Ruth	October 14-2009
IVANKO, Vanda Marie	September 30-2009
IVEY, Gordon Wilmer	October 7-2009
JACKLYN, Catherine Eveline	September 9-2009
JACKSON, Robert George	September 2-2009
JAMES, June Frances	August 12-2009
JAMIESON, Alice Kathleen	July 1-2009
JAMIESON, Gerald	July 22-2009
JAMISON, John Joseph	June 17-2009
JANEGA, Matthew	August 12-2009
JARVIS, Gay Maria	October 21-2009
JENDROSKA, Sylvester	September 30-2009
JENKINS, Grace Ruth	October 7-2009
JENNINGS, Ernest Stanley	October 21-2009
JERRETT, Barbara Ann	July 1-2009
JESZENSZKY, Tibor Anthony	September 23-2009
JEWERS, Edmund Heath	September 30-2009
JOBES, Francis George	October 14-2009
JOHNSON, Margaret Anne	November 4-2009
JOHNSON, Wayne Francois John Joseph	October 21-2009
JONES, Agnes	August 26-2009
JONES, Robert Barrie	August 26-2009
JORDAN, Lindsay Elaine Kassandra	June 24-2009
JUTKIEWICZ, Ewa Z. (also known as Ewa Wajda)	July 22-2009
KACZMAREK, Ann Francis	August 12-2009
KAIFOSH, Eva Mary	November 18-2009
KAISER, Thelma Margaret	July 15-2009
KANE, Derek	September 23-2009

Estate Name	Date of First Insertion
KAPLAN, Herman	June 10-2009
KAVALAK, Charles Joseph	September 30-2009
KECK, John Frederick	June 3-2009
KEEFE, Thelma Virginia	October 14-2009
KEEPING, Gary Angus	June 10-2009
KELLY, Ruth Veronica	June 10-2009
KENNEDY, Blaise Stanley	August 12-2009
KENNEDY, Janet Elaine	July 29-2009
KENNEDY, Michael	July 15-2009
KENNEY, Mary Evangeline	November 4-2009
KENT, Arthur Williams	July 29-2009
KEYLOR, Catherine Ann	August 26-2009
KIELEY, John Garfield	June 3-2009
KILLEN, Ross Emmerson	September 9-2009
KIM, Boniface Mongsun	June 24-2009
KING, Catherine	July 15-2009
KING, Francis Wallace	November 18-2009
KING, Joan Teresa	July 29-2009
KING, Jodie Lee	July 22-2009
KING, Theresa H.	October 28-2009
KINGSTON, Susan	June 10-2009
KINSMAN, Pauline Elizabeth	August 26-2009
KLAUS, Ossie Ellen Herta	November 11-2009
KONCZACKI, Janina Maria	September 23-2009
KRIENDLER, Jessica Peniston	June 24-2009
KUHN, Emma	July 8-2009
KYTE, Aubrey Francis	June 17-2009
KYTE, Mary Elizabeth	September 30-2009
LAHEY, Marguerite	November 25-2009
LAKE, Ruby Adeline	November 4-2009
LALONDE, Vivian	September 23-2009
LAMB, Jean W	June 10-2009
LAMOND, Elaine Joyce	September 16-2009
LANDRY, Arthur Joseph	November 18-2009
LANDRY, Leger Malzare	July 29-2009
LANDRY, Ralph Joseph	June 10-2009
LANE, Carol Margaret (a.k.a. Margaret Carol Lane)	August 26-2009
LANGILL, Beulah Muriel	June 3-2009
LANGILLE, Andrew Boyd	August 5-2009
LANIGAN, Paul Gordon	June 24-2009
LANTZ, Gregory	October 14-2009
LANTZ, Helen A.	September 16-2009
LAPLANTE, Amy Velma Kathleen	November 11-2009
LAROCQUE, Dorothy Bertha	November 11-2009
LARUSIC, James Timothy	June 10-2009
LASOVSKI, Michael William	November 18-2009
LAURIE, William Donald	November 18-2009
LAVERS, Maxwell Lawson	November 11-2009
LEARY, Dean William	August 19-2009
LeBLANC, Alton Edmund	November 4-2009
LeBLANC, Curtis Frederick	June 3-2009
LeBLANC, F. Loretta	August 12-2009

Estate Name	Date of First Insertion
LeBLANC, Marie Alfreda	August 26-2009
LEBLANC, Charles Edward	June 17-2009
LEBLANC, Daniel Joseph	November 25-2009
LeFRESNE, Shirley Ruth	July 29-2009
LEGERE, Marie Etta	October 21-2009
LEGGE, John Frederick	July 1-2009
LEIDL, Joan Winifred (aka Joan W. Leidl and Joan Leidl)	July 22-2009
LEIGHTON, Shirley Marguerite	August 26-2009
LEOPOLD, Granville Marvin	November 11-2009
LESLIE, Arthur Lloyd John	August 26-2009
LEVANGIE, Florella Charlotte	July 1-2009
LEVY, Harry Kingsley	November 25-2009
LEVY, Jerry Charles	June 10-2009
LEVY, Scott Keith	August 19-2009
LEWIS, Lauris Florence	November 18-2009
LEWIS, Lucy Chaworth-Musters	October 7-2009
LEWIS, Robert Charles	November 4-2009
LEWIS, William Dalton	July 1-2009
LINDSAY, James Blair	September 23-2009
LINKLETTER, Lester Stiles	September 9-2009
LISWELL, James D.	August 5-2009
LITTLE, James Anthony	October 28-2009
LLOYD, Edith Barbara	October 14-2009
LOGAN, Edna Christine	September 30-2009
LOGAN, Mary Evelyn	June 10-2009
LORIMER, John King	September 2-2009
LOW, Thelma Eileen	August 5-2009
LOWE, John C	August 26-2009
LOWTHER, Ida L	November 4-2009
LUTZ, Ford Herbert	July 29-2009
LUTZ, Irene Augusta	July 29-2009
LYNCH, Leonard Robert	August 26-2009
MacARTHUR, Marion Clare	November 4-2009
MacASKILL, Bruce Corbett	October 28-2009
MacASKILL, Eliza Jane	August 19-2009
MacAULAY, Allister	July 15-2009
MacAULAY, Daniel Duncan	November 11-2009
MacBETH, Hugh Douglas	October 28-2009
MacCALLUM, Faye Lorraine	November 18-2009
MacCHARLES, Barbara Arlene	June 3-2009
MacCONNELL, Elaine Mary (Hood)	October 28-2009
MacCORMICK, Michael	October 14-2009
MacDONALD, Agnes Jane	August 12-2009
MacDONALD, Anna Rose	October 21-2009
MacDONALD, Archibald Ronald	September 23-2009
MacDONALD, Daniel Alexander	August 12-2009
MacDONALD, Donald (a.k.a. Duncan MacDonald)	November 11-2009
MacDONALD, Donald A.	November 18-2009
MacDONALD, Donald Hugh	July 1-2009
MacDONALD, Edith Jenerson	September 30-2009
MacDONALD, Elizabeth Ann	September 30-2009

Estate Name	Date of First Insertion
MacDONALD, Ferne Isabel	November 4-2009
MacDONALD, Flora Lynn	September 2-2009
MacDONALD, Frances Elizabeth	June 3-2009
MacDONALD, Frances Shirley	October 21-2009
MacDONALD, Georgina	July 15-2009
MacDONALD, Irene Mary	June 24-2009
MacDONALD, Joseph Alexander	July 15-2009
MacDONALD, Marcella Mary	November 25-2009
MacDONALD, Neil	September 23-2009
MacDONALD, Neil Stephen	September 30-2009
MacDONALD, Patricia	August 5-2009
MacDONALD, Rena A. B.	October 14-2009
MacDONALD, Robert Daniel	October 21-2009
MacDONALD, Samuel	August 5-2009
MacDONALD, Victor Melton Purdy	September 23-2009
MacDONALD, William Herbert	September 9-2009
MACDONALD, Ida Louise	November 4-2009
MacDONELL, George Angus	June 24-2009
MacDOUGALL, James	June 17-2009
MacEACHEN, Mary Ellen	October 28-2009
MacEACHERN, Thomas	August 12-2009
MacGILLIVRAY, Kathleen Mary (a.k.a. Kathleen (Kay) Marie and Catherine Marie)	September 23-2009
MacGREGOR, Elizabeth Agnes	June 3-2009
MacINNIS, Earl Tucker (a.k.a. Earle "Tucker" MacInnis)	June 24-2009
MacINNIS, Marguerite (Rita)	October 28-2009
MacINTYRE, Allaine	September 23-2009
MacINTYRE, Allaine	August 5-2009
MacINTYRE, John Fraser	November 25-2009
MacINTYRE, Vina Elizabeth	July 1-2009
MacISAAC, Joseph Angus	August 5-2009
MacKAY, Jean Dora	June 24-2009
MacKAY, John Preston	July 22-2009
MacKAY, Mary Victoria	July 15-2009
MacKAY, Norma Alexandria	September 30-2009
MacKAY, Norman Wendell	June 10-2009
MacKAY, Rebecca Elizabeth Olive	September 2-2009
MacKEAN, C. Edgar	June 17-2009
MacKENZIE, Carl	November 11-2009
MacKENZIE, Shirley Robina	June 24-2009
MacKILLOP, Florence A.	October 28-2009
MacKINNON, George Simon	October 7-2009
MacKINNON, Jessie Theresa	August 5-2009
MacKINNON, Mae Isabel (a.k.a. Isabel May MacKinnon)	June 10-2009
MacKINNON, Margaret Rose	August 19-2009
MacKINNON, Roderick	October 7-2009
MacLEAN, Adrian Joseph	July 15-2009
MacLEAN, Bernice	October 28-2009
MacLEAN, Blair Joseph	August 5-2009
MacLEAN, Richard Henry	August 12-2009
MacLEAN, Violet	August 5-2009
MacLELLAN, Genevieve Ella	July 1-2009
MacLELLAN, Jessie	July 15-2009

Estate Name	Date of First Insertion
MacLELLAN, Leslie Irene	June 10-2009
MacLELLAN, Rev. Vincent James	August 5-2009
MacLENNAN, Helen May	November 11-2009
MacLENNAN, Lloyd Graham	October 28-2009
MacMILLAN, John Anthony	November 25-2009
MacNEIL, John Angus	November 4-2009
MacNEIL, John S.	June 10-2009
MacNEIL, Raymond Joseph	July 22-2009
MacNEIL, Roderick Neil Alexander	August 12-2009
MacNEIL, William Walter	August 5-2009
MacNEILL, Rose Ellen	July 15-2009
MacPHEE, Elizabeth Verne	June 24-2009
MacPHEE, Gertrude Leona	June 17-2009
MacPHEE, Joseph Kenneth	August 12-2009
MacPHEE, Lois Jean	June 17-2009
MacPHERSON, James Frederick	September 30-2009
MacQUARRIE, Mary Christina	September 30-2009
MacRAE, John Allan	June 3-2009
MacRAE, Kenneth Paul	June 17-2009
MacRAE, Myfanwy	August 26-2009
MADER, James Brenton	June 10-2009
MANSON, Lorraine	August 5-2009
MANSOUR, Violet K.	September 9-2009
MANUEL, Earl James	November 25-2009
MARBLE, Annie J.	October 7-2009
MARBLE, Everett A.	October 7-2009
MARCIPONT, Margharita Hayden	August 5-2009
MARKS, Heather Stevens	June 24-2009
MARRYATT, Roy Arthur	July 15-2009
MARSH, Edna M.	October 7-2009
MARSHALL, Dorothy E	October 28-2009
MARSHALL, James Frederick	June 24-2009
MARTELL, Margaret Anna	November 11-2009
MARTELL, Marie Muriel	September 30-2009
MARTIN, Carol	November 4-2009
MARTIN, Laurel	August 5-2009
MARTIN, Marion Donnelle	November 4-2009
MASON, Norma Elta	July 29-2009
MATHESON, Agnes Theresa	September 30-2009
MATTHEWS, Allan Lloyd	November 11-2009
MATTHEWS, John George	October 28-2009
MATTICE, Jacqueline Rita	July 15-2009
MATTIE, Hubert Anthony	June 3-2009
MAUGER, Hubert James	June 3-2009
MAUGHAN, John Alexander	July 29-2009
MAXWELL, Clyde Lewis	July 29-2009
MAY, James Ronald	October 14-2009
McALPINE, Linda Marjorie	November 4-2009
McCALLUM, Mary Irene (a.k.a. Irene Mary McCallum)	November 4-2009
McCALLUM, Robert Graham	August 26-2009
McCARTHY, Peter Jennings	August 19-2009
McCLAIR, Dorothy Margaret	June 17-2009

Estate Name	Date of First Insertion
McCULLOCH, Emma Pauline	November 25-2009
McDONALD, Arthur Hatheway	July 15-2009
McDONALD, Kenneth Victor	June 17-2009
McDONALD, Michael Robert	October 21-2009
McDOW, David Samuel	October 28-2009
McGILL, Marion G	September 2-2009
McGLONE, William Arnold	September 2-2009
McGRATH, Gerald Melvin	September 23-2009
McKAY, Donald Kenneth	June 24-2009
McKAY, John Andrew	June 17-2009
McKEAN, George Edwards	July 15-2009
McKENZIE, Helen Blair	July 15-2009
McKIM, Florence Lavinia	June 24-2009
McKINNON, Charles Frederick	August 19-2009
McLEAN, Marion Beatrice	August 19-2009
MCLEARY, Bertram Noble	September 9-2009
McMAHON, Francis Edmund (Frank)	July 8-2009
McMAHON, Phyllis Gertrude	September 9-2009
McMANAMAN, John David	September 9-2009
McNALLY, Lawrence Myles	June 3-2009
McNEIL, Elizabeth Therese	November 11-2009
McNEIL, John Henry	September 23-2009
McNEIL, John Joseph	October 21-2009
McNICOL, Jeanne Carol	August 12-2009
McNUTT, Mary Olive	July 22-2009
McNUTT, Vera Gertrude	September 30-2009
McRAE, Nancy Arletta	July 15-2009
MEAGHER, Patrick Joseph	September 30-2009
MEGENEY, Marven Weldon	November 4-2009
MELDRUM, Dorothy Theresa	October 21-2009
MELNIK, Dennis William	August 19-2009
MELONEY, Lois	November 25-2009
MELSKI, Ronald Edward	November 4-2009
MELVIN, George Edwin	August 12-2009
MELVIN, Gladys May	August 12-2009
MELVIN, Marie Helene Jeannine Gail	November 18-2009
MERRETT, Bryon William	August 26-2009
MERRETT, Gerald Archibald	November 18-2009
MERRIGAN, William Joseph	November 18-2009
MESSERVEY, Marjorie Jean	October 7-2009
MILBURY, Margaret Alberta	June 24-2009
MILBURY, Merle Wayne	September 2-2009
MILLER, Annie Lucille	September 16-2009
MILLER, John Gregory	November 25-2009
MILLER, Laura Jane	August 19-2009
MILLER, Lillian Jean	October 28-2009
MILLER, Phyllis Joan	November 25-2009
MILLER, Warren Ivan	September 9-2009
MILLS, June Marguerite	June 17-2009
MINGO, Marion Frances	June 17-2009
MITCHELL, Dr. C. Ross (a.k.a. Calvin Ross Mitchell)	October 28-2009

Estate Name	Date of First Insertion
MITCHELL, Russell Victor	October 28-2009
MITCHELL, Sydney Gerald	July 15-2009
MOFFATT, George Carl	June 17-2009
MOIR, Barbara Stewart	July 22-2009
MOLONEY, Francis X.	November 11-2009
MOORE, David Henry	November 25-2009
MORRISON, Anna	August 26-2009
MORRISON, Annie Mae	August 26-2009
MORRISON, Marguerite	October 21-2009
MORRISON, Reginald Gordon	August 5-2009
MORTENSON, Elizabeth L.	July 1-2009
MORTIMER, Guy Walter	July 1-2009
MOSES, Katheryn Josephine	July 8-2009
MOSHER, Kenneth Roy	August 26-2009
MOSHER, Kenneth Walter	June 10-2009
MOSHER, Lillian (a.k.a. Lila Ethel Mosher)	September 16-2009
MOULAISON, Joseph Larry	October 7-2009
MOULTON, John Albert Bruce	September 23-2009
MOUZAR, Barry William	August 26-2009
MUISE, Levi Frank	August 26-2009
MUISE, Rhoda Margaret	November 18-2009
MULCAHY, Geraldine Marie	November 18-2009
MULDREW, Donna Rose	November 18-2009
MULLEN, Mary Jane	August 5-2009
MUNDELL, Joseph	August 12-2009
MUNRO, Derreen Isobelle (a.k.a. Derreen Dorsey and Derreen Munro Dorsey)	July 15-2009
MURPHY, John Arthur	October 7-2009
MURPHY, Laurier Edward	October 7-2009
MURPHY, Mary Catherine	September 9-2009
MURRAY, Helen Margaret	November 18-2009
MURRAY, Leo Terrance	September 9-2009
MYERS, Lindsay Elizabeth	November 11-2009
NAUGLER, Donald Dean	September 30-2009
NAUSS, Eric Wilfred	October 7-2009
NEARING, Phyllis Marie	June 17-2009
NEILY, Donald Armstrong	October 21-2009
NELSON, Catherine Loreen	November 18-2009
NEWCOMBE, William Henry	July 8-2009
NEWELL, Elizabeth Jean	August 12-2009
NEWELL, Eric	July 8-2009
NEWELL, Gerald Oman	November 11-2009
NICHOLAS, Douglas Fenwick (Jr.)	September 16-2009
NICHOLSON, Lora Elizabeth	November 25-2009
NICKERSON, Barbara Alice	October 28-2009
NICKERSON, Daryel Marshall	August 5-2009
NICKERSON, Gwendolyn Mona	November 4-2009
NICKERSON, Jacqueline Mary	August 26-2009
NICKERSON, James Everett	November 11-2009
NICKERSON, Mary Irene	July 22-2009
NICKERSON, Regina Kathleen	September 2-2009
NICKERSON-LLOYD, Jean Frances	June 10-2009
NICOLL, Mary Lynne	September 23-2009

Estate Name	Date of First Insertion
NOGLER, Marie Evelyn	November 4-2009
NOILES, Catherine Mary	September 23-2009
O'BRIEN, Edward Thomas	November 4-2009
O'BRIEN, John Archibald	October 28-2009
O'BRIEN, Mildred E.	July 22-2009
O'BRIEN, Milton William	October 28-2009
O'CONNOR, Betty Doreen	August 26-2009
O'CONNOR, Charles Douglas	October 7-2009
O'CONNOR, James Daniel	October 14-2009
O'DONNELL, June Richardson (a.k.a. June Durling O'Donnell)	November 18-2009
O'KEEFE, Marie Catherine	August 26-2009
O'NEILL, Mary Alexius	October 28-2009
OICKLE, Charles Henry Clairmont	July 1-2009
OLAND, Bruce S. C.	September 16-2009
OLLERTON, John Jack Griffiths	August 26-2009
ORENSTEIN, Joan	November 18-2009
OSBORNE, Donald Arthur	June 3-2009
OSTER, Elfriede Anna	October 14-2009
PAJESKA, Elva Mae	September 30-2009
PARKER, Emma Eulalia	June 3-2009
PARKER, Kenneth Lorne	November 25-2009
PATTERSON, Lavinia Cecilia	November 18-2009
PATTERSON, Leslie Avard	June 17-2009
PATTERSON, Marilyn Joyce	November 11-2009
PATTERSON, Pauline Elizabeth	September 30-2009
PEACH, Thomas Allan (a.k.a. Thomas Allan Peech)	September 2-2009
PEART, Edith Marian (a.k.a. Marian Edith Peart)	June 24-2009
PEDDLE, Ruth Remby	November 11-2009
PEERS, Frank Layton Sorette	June 10-2009
PENNY, Euphrasia	November 25-2009
PENNY, Ronald Joseph	July 29-2009
PERRY, Hattie Alice	August 5-2009
PERRY, Michael Vincent	June 24-2009
PERRY, Theresa Anita	August 12-2009
PETRIE, Lionel Walter	July 15-2009
PETTIPAS, John Joseph (Jack)	September 16-2009
PETTIPAS, Joseph Russell	June 17-2009
PETTIS, Ferne Christina	July 1-2009
PFINDER, Gary Erroll	September 9-2009
PICK, Max Richard	July 15-2009
PIKE, Hazel Shirley	October 28-2009
PINEO, Bonnie Ladawn	November 4-2009
PINEO, Donna Marie	July 15-2009
PINEO, Harold Austin	November 18-2009
PIPER, Raymond G.	August 19-2009
PIPPY, Gordon Brenton	August 19-2009
PITCHER, Harold S.	August 5-2009
PITTARD, Edward Gervase	November 11-2009
POAPST, Edith Irene	October 14-2009
POIRIER, William Joseph	July 15-2009
PORTER, Eugene Blake	October 7-2009

Estate Name	Date of First Insertion
PORTER, Marguerite Florence	November 25-2009
PORTER, Mary Irene	July 1-2009
PORTRUSCHING, James	July 1-2009
POSTMA, Rinsche	June 10-2009
POTHIER, Shirley Elizabeth	August 19-2009
POTTIE, Donald Ralph	June 10-2009
POTTS, Bradford Kent	June 24-2009
POULAIN, Barbara	July 22-2009
POWER, Edward	September 9-2009
POWER, Margaret Theresa	August 5-2009
PREST-HOLMAN, Kathleen Audrey	July 1-2009
PRING, Nelda Roseanna	October 14-2009
PURCELL, Reginald Joy (a.k.a. Reginald Joseph Purcell)	September 23-2009
PUTT, Gordon Raymond	July 1-2009
PYE, Murray Joseph	June 24-2009
PYNN, Marion Bernice	September 9-2009
RAE, Helen Winnifred	September 23-2009
RAFUSE, Merl Lindsay	November 11-2009
RAFUSE, Patrick George	November 4-2009
RAFUSE, Peter Andrew	November 18-2009
RAMSAY, Mason Theodore	August 19-2009
READ, Malcolm	October 28-2009
REDDEN, Robert Arthur	November 4-2009
REID, Amy Isabel	October 7-2009
REID, Gordon Grant	August 12-2009
REID, Gordon Leslie	November 4-2009
REID, Grace Dakin	October 21-2009
REID, Robert Roy	June 3-2009
RETI, Erno	November 4-2009
RHODENIZER, Frederick William, Jr.	July 1-2009
RICE, Walter Hurst	October 28-2009
RICHARDS, Lionel L.	July 15-2009
RICHARDSON, Grace Edith	August 26-2009
RITCHIE, Mary Ann	November 25-2009
RIX, Robert	September 30-2009
ROACH, Alexander H.	November 25-2009
ROACH, Christina	October 28-2009
ROACH, Clovie Joseph	September 9-2009
ROBAR, Marjorie F.	June 3-2009
ROBAR, Rodney Julian	July 29-2009
ROBERTSON, Lloyd Joseph	June 24-2009
ROBERTSON, Myrna Frances	June 3-2009
ROCKOLA, Douglas Earl	August 19-2009
ROCKWELL, Marion F.	June 17-2009
ROOP, Fanny Catherine	October 7-2009
ROSCOE, Barbara Geraldine	September 16-2009
ROSS, Florence Marcella	September 30-2009
ROSS, Michael Howard	October 28-2009
ROSS, Susan Mae	October 21-2009
ROSSITER, Leonard Currie	August 5-2009
ROSSO, Harry Kenneth	July 22-2009
ROWAT, William (a.k.a. Thorn Morrow)	October 7-2009

Estate Name	Date of First Insertion
ROWE, Donald Richard	August 26-2009
ROWLANDS, Alphonsus	September 30-2009
ROWLANDS, Mary Eileen	September 30-2009
ROWLANDS, Thomas	November 18-2009
ROY, Joseph Wilfrid Raynald	June 17-2009
RUCK, Arthur Lloyd	June 24-2009
RUDDERHAM, Katherine Eileen	October 7-2009
RUSHTON, Martha Alberta	June 3-2009
RUSSELL, Almira Margaret (a.k.a. Margaret Almira Russell)	September 9-2009
RYAN, Carolyn Josephine	September 9-2009
RYAN, Dawn Marie	June 3-2009
RYAN, Layton Daniel	August 19-2009
SADLER, Kathleen Mary-Marie	October 28-2009
SAMPSON, Emily Jean	June 10-2009
SAMPSON, Jeanette Mary	November 4-2009
SAMPSON, Jeffrey Joseph	November 4-2009
SAMPSON, John Vernon (a.k.a. Vernon Sampson)	June 17-2009
SAMPSON, Mary Annette	October 21-2009
SAMPSON, Vincent R.	November 11-2009
SAMSON, Mary Rose	November 4-2009
SANFORD, Cecilia Catherine	September 23-2009
SANFORD, Evelyn Viola	September 16-2009
SANFORD, Neil Herman	October 7-2009
SANSON, Gloria Ruth	October 21-2009
SARGEANT, Gail Elaine	October 7-2009
SARGENT, Kathleen May	September 2-2009
SARTY, Robert Leaman	July 29-2009
SAULNIER, Paul Denis	October 28-2009
SAUNDERS, Margaret Winnifred	July 22-2009
SAVAGE, Thomas D.	June 17-2009
SAVARD, Marjorie Ellen	October 21-2009
SCHAIKNER, William A.	June 24-2009
SCHELLINCK, Anton Albert	November 4-2009
SCHNARE, Merrill Roy	July 8-2009
SCHWARTZ, Hilda Victoria	September 23-2009
SCHWARTZ, Walter Almah	September 23-2009
SEARS, Alfred Lawrence	August 5-2009
SEARS, Arthur George Chapman	June 3-2009
SEELEY, Eleanor Frances	October 14-2009
SEGAL, Miriam	November 25-2009
SEYMOUR, Glenn Gary	November 18-2009
SHAFFER, Joseph Larkin	October 7-2009
SHANKS, Shirley Irene	November 18-2009
SHARPE, Maynard Clifford	July 8-2009
SHEA, John W.	July 29-2009
SHEARER, Brian Lloyd	August 5-2009
SHEAVES, Emma	June 17-2009
SHEEHY, Gerald Earle	June 17-2009
SHIERS, Mary Alice Gwendolyn	June 10-2009
SIMPSON, Carl Eugene	July 1-2009
SIMPSON, Joseph Daisley	July 29-2009
SINCLAIR, Jean Margaret	September 23-2009

Estate Name	Date of First Insertion
SINFIELD, Richard James	September 23-2009
SINGER, Glenn Andrew	September 16-2009
SIROTA, Linda Irene	September 30-2009
SKEIR, George Augustus	August 12-2009
SKINNER, Clayton	September 23-2009
SLAUNWHITE, Daniel Michael	June 3-2009
SLAUNWHITE, Lena Agnes	June 17-2009
SLAWTER, Dorothy Maria	November 18-2009
SLEEP, Frederick Lewis Trethewey	October 7-2009
SLIGHTS, Camille Ann Wells	September 2-2009
SMILEY, Elva Agnes	November 4-2009
SMITH, Adrienne V.	July 8-2009
SMITH, Barbara Elaine	August 12-2009
SMITH, Basil Leigh	October 21-2009
SMITH, Donald Gilbert	July 1-2009
SMITH, Donna Hollister	July 22-2009
SMITH, Douglas Churchill	June 17-2009
SMITH, Edgar Bernard	August 19-2009
SMITH, Gordon	August 12-2009
SMITH, Irene Etta	August 26-2009
SMITH, Janet Kathleen	October 21-2009
SMITH, Judith Emily	November 4-2009
SMITH, L. Fraser	August 26-2009
SMITH, Maizie Anna	September 30-2009
SMITH, Malcolm Wade	July 8-2009
SMITH, Martin Sheppard	June 24-2009
SMITH, Mary Evelyn	November 11-2009
SMITH, Peter Chalmers	September 16-2009
SNYDER, William Garfield	August 19-2009
SOLOMON, Bess Averbook	July 22-2009
SOLOMON, Patricia May	November 4-2009
SOMERS, Gerald Lester	October 7-2009
SPEARS, Carl Douglas	June 10-2009
SPECHT, Rosswell E	August 19-2009
SPENCE, Bertha Mary	November 11-2009
SPENCER, Virginia June	November 25-2009
SPERRY, Gregor Paul	June 10-2009
SPINDLER, Rickey L.	November 4-2009
SPROTT, Samuel Ernest	September 2-2009
SPURR, Helen Viola	October 28-2009
ST. MICHEL, Daniel (a.k.a. Daniel Richard Joseph St. Michel)	June 24-2009
STACEY, Norma Patricia	October 21-2009
STANTON, Hazel Loretta	November 11-2009
STAPLES, Eva Jean	November 25-2009
STATES, William Harrison	June 3-2009
STEVENS, Joyce Helen	October 21-2009
STEWART, Edith Regina	June 17-2009
STEWART, Joan Ann	August 5-2009
STEWART, Wayne Freeland	November 4-2009
STIRLING, Thomas Charles	September 2-2009
STODDARD, Murray Albert	June 10-2009
STOKER, Margaret B. (a.k.a. Dora Margaret Bailly; a.k.a. Dora Margaret Bailly Stoker)	September 16-2009

Estate Name	Date of First Insertion
STOVER, Barry Harmen (a.k.a. Barry Harman Stover)	June 3-2009
STRACHAN, Walter George, Sr.	July 1-2009
STREATCH, Carl Frederick	October 21-2009
STROEDER, Eleanor Elizabeth	October 7-2009
STUART, Arthur Allen	October 21-2009
STUART, Richard David	June 3-2009
STURMY, Pauline Margaret	August 26-2009
SULLIVAN, Regine Elizabeth	July 8-2009
SULLIVAN-CONRAD, Pauline Margaret	September 16-2009
SURETTE, Madeline Lorraine	September 30-2009
SURETTE, Peter Arthur	July 22-2009
SURGENT, Shirley Kathleen	September 9-2009
SUTHERLAND, James Lester	October 21-2009
SWEENEY, Erma Catherine	October 28-2009
SYMONDS, Winston Churchill	November 11-2009
TAKATA, Charles M.	July 8-2009
TANNER, David Alfred	September 16-2009
TAPER, Charlotte Jeanette	September 16-2009
TASCO, James Sherman	July 22-2009
TATTRIE, Courtney Leander	June 24-2009
TAYLOR, Basil Maxwell	November 25-2009
TAYLOR, Donald Morley Francis	September 30-2009
TAYLOR, Edith	November 18-2009
TAYLOR, Gordon Earle	October 14-2009
TAYLOR, Phyllis	October 14-2009
TAYLOR, Susan Lois	November 4-2009
TEASDALE, June L.	November 25-2009
TERCEIRA, Maurice Eugene	September 2-2009
TERRIO, Carol Ann	June 24-2009
THA DIN, Michael	August 19-2009
THERIAULT, Didier Joseph	October 14-2009
THIBAULT, Jacqueline Marie	July 22-2009
THIBIDEAU, Rexford Gilmond	October 28-2009
THOMAS, Maurice	September 16-2009
THOMPSON, Emily Lettitia	October 14-2009
THOMPSON, Walter Bradford	September 2-2009
THORNTON, Doris Elizabeth	November 4-2009
TITUS, Elaine Lucy	September 23-2009
TITUS, Stella Mary	July 1-2009
TOUESNARD, Mary Catherine Alma	June 10-2009
TOWNSEND, Beatrice Evangeline	August 26-2009
TOWNSEND, Sarah Ann	July 22-2009
TRACEY, Ralph Weldon	July 8-2009
TRAVERS, Mary J.	September 30-2009
TROICUK, Edith C	October 21-2009
TROYER, David Stanley	July 1-2009
TUGWELL, Kenneth Bruce	October 28-2009
TWOMEY, Richard Jerome	August 5-2009
TYLER, Alan Milton	October 14-2009
TYLER, Violet Audry	June 10-2009
UPSHAW, Douglas Gilbert, Sr.	August 26-2009
UPSHAW, Elsie Rosemond	August 26-2009

Estate Name	Date of First Insertion
VANDENBERGE, Jack D	July 1-2009
VanSNICK, Frances Ann	September 9-2009
VATER, John William	July 22-2009
VAUGHAN, Eileen Shirley	July 1-2009
VEINOT, Kathryn (a.k.a. Mary Katherine Veinot)	August 5-2009
VENIOT, Harvey Alfred (Retired Judge)	November 11-2009
VENO, Marita Victoria	October 7-2009
VENO, Orlay Lincoln	October 7-2009
VERGE, Donna Flossie	October 21-2009
VERGE, Isabel Irene	August 19-2009
VERMES, Joseph L.	September 30-2009
VERNON, William James Frederick	July 1-2009
VIBERT, Muriel Lucy	November 4-2009
VIDITO, Ronald Ervin	September 16-2009
VINCENT, Elizabeth	July 8-2009
VINE, John Frederick	August 26-2009
WAITE, Jack B. G.	November 11-2009
WALKER, Daniel J.	June 17-2009
WALKER, Ralph Edward	October 7-2009
WALLENIUS, Michael Jon	July 29-2009
WALSH, Michael Gerard	June 24-2009
WALTERS, Phyllis Eleanor	June 24-2009
WAMBOLT, Beverley Ann	June 3-2009
WARD, Russell Gordon	August 5-2009
WATSON, Gordon Darhl	June 24-2009
WATTS, Cyril Gordon	September 23-2009
WATTS, Herbert Reynolds	June 24-2009
WEATHERBEE, Homer Crowe	October 7-2009
WEBBER, Claude Leonard	June 3-2009
WEIXLER, Bernd Friedrich Alfred	November 4-2009
WELLWOOD, Harold Young	October 28-2009
WENTZELL, Russell Lemuel	October 14-2009
WHALEN, Gertrude	October 28-2009
WHIDDEN, Sterling Norman	July 15-2009
WHITE, Bertha Esther	September 30-2009
WHITE, Florence Gertrude	August 19-2009
WHITE, Helen Florence	July 15-2009
WHITE, Kenneth Francis	June 17-2009
WHITE, Mary Cecilia	October 14-2009
WHITE, Regina Louise	June 10-2009
WHITE, Rodney Bruce	September 9-2009
WHITMAN, Evelyn Alberta	September 2-2009
WHITMAN, Margaret Ellen	October 14-2009
WHYNOT, Anna Estella	October 7-2009
WHYNOT, Perry William	June 17-2009
WHYNOT, Wade Arnold	June 17-2009
WILLIAMS, Lorraine Lillian	July 29-2009
WILLIAMSON, Ivy Edie	October 28-2009
WILLWERTH, Roy William	September 2-2009
WILSON, Allan George	September 9-2009
WILSON, Beverley Marguerite	September 30-2009
WILSON, Nellie Catherine	June 10-2009

Estate Name	Date of First Insertion
WOOD, Allen Stephen	October 21-2009
WOOD, Bertha Marjorie	July 15-2009
WOOD, Florence Eileen	August 26-2009
WOOD, Geneva I.	September 23-2009
WOOD, James Henry	August 26-2009
WOOD, Leo Albert	August 26-2009
WOODFORD, John Patrick	November 25-2009
WOODS, Anthony John	August 12-2009
WOODS, Mary Kathleen	August 5-2009
WOODWORTH, Douglas Robinson	October 21-2009
WOROBEL, Annie	August 19-2009
WORTHINGTON, Albert William	July 8-2009
WRIGHT, Allan David	November 11-2009
WRIGHT, Hartley Have	September 30-2009
WYSE, Russell Raymond	August 12-2009
YORKE, Raymond Judson	September 9-2009
YOUNG, Dale Arthur	August 12-2009
ZINCK, Charles Robert	September 30-2009
ZINCK, Lorraine Mary	June 10-2009
ZINCK, Margaret H	October 28-2009
ZINCK, Patricia Elizabeth	July 29-2009
ZIOLKOWSKI, Evelyn Laura	November 25-2009
ZIVANOVIC, Ivan	July 22-2009
ZWICKER, Terry	August 19-2009

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J.L. Holding Co.	1872
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(examples: Change of Name Act; Companies Act)
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