**Form 60A.07A**

20 No.

Supreme Court of Nova Scotia

(Family Division)

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

Between: [copy standard heading]

 [name] Applicant

and

 [name] Respondent[s]

**Notice of Taking Into Care**

**Taking into care**

I, [name] as representative under the *Children and Family Services Act* for the applicant named above, have on this day taken into care the child, [name] , born on [date] , 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, [name] , 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 [date] , 20

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Signature of representative

Print name: