FORM 5.1

(Family Services Act, S.N.B. 1980, c.F-2.2, s.51.1(5)(a))

	Court Fi	le Number
IN THE COURT OF QUEEN'S BENCH FAMILY DIVISION JUDICIAL DISTRICT OF		
BETWEEN:		Applicant
- and -		Applicant
MINISTER	OF FAMILIES AND CHILDREN	
]	DECLARATORY ORDER	Respondent
UPON HEARING evidence in this applic	ration;	
AND UPON BEING SATISFIED THA child(ren) under protective care and did s under paragraph 51(1)(b) of the Family Se	ubsequently release the child(ren) wi	hildren did place the following thout entering into an agreement
(given name(s) of child and surname)	(sex)	(birth date)
(given name(s) of child and surname)	(sex)	(birth date)
(given name(s) of child and surname)	(sex)	(birth date)
AND UPON BEING SATISFIED THA Children under subsection 51.1(1) of the been made within thirty days after the chi	Family Services Act, S.N.B. 1980, c.1	F-2.2 and that an application has
AND UPON BEING SATISFIED THAT to place the child(ren) under protective ca		did not have reasonable grounds
IT IS HEREBY DECLARED THAT the Macing the child(ren) under protective can		not have reasonable grounds for
DATED AT , this	day of , 20	
	Judge of Th Family Divi	e Court of Queen's Bench of New Brunswick

97-29; 2000, c.26, s.115; 2008, c.6, s.18; 2016, c.37, s.68