		Docket #:
IN TI	HE ALBERTA COURT O	F JUSTICE
JUDICIAL DIST	TRICT OF(Court Lo	ocation)
BETWEEN:		
	HIS MAJESTY THE K	ING
		Respondent
	-and-	
	(print your full name	e)
	-and-	Applicant / Guardian
	(name of co-guardian	u(s)) Guardian(s)
	-and-	
(na	mes of children over the	age of 12)

NOTICE OF APPLICATION FOR FUNDING FOR UNREPRESENTED GUARDIAN IN A CHILD PROTECTION PROCEEDING (ROWBOTHAM APPLICATION)

TAKE NOTICE THAT on the	_ day of	, 20	
or a date to be later set in court the A	Applicant will app	ly to the presiding	
Judge of the Alberta Court of Justice	, sitting in Courtr	oom #, ir	1
Alberta	Court of Justice	, for the following:	

- An order granting the Applicant funding for the Applicants
 representation by a lawyer in a child protection proceeding and at
 the trial of that proceeding regarding the child born .
- 2. A finding that there has been, or that there is a substantial likelihood that there will be, a breach of the Applicant's rights as guaranteed by section 7 and section 11(d) of the Canadian Charter of Rights and Freedoms unless he is represented by counsel; and
- An order for an adjournment of the child protection proceedings before the court, pursuant to section 24(1) of the *Canadian Charter* of *Rights and Freedoms*, unless and until such funding for counsel is provided.

AND FURTHER TAKE NOTICE THAT the grounds for this Application are as follows:

1. The Applicant is before the Court in response to a child protection proceeding relating to the following children: listed in the Notice of Application and details of the child protection concerns are set out in the Court Report filed in this matter.

- 2. The Applicant has applied for Legal Aid funding but was denied. The Applicant appealed this decision, but the appeal processes of Legal Aid have been exhausted.
- 3. The Applicant is not currently represented by a lawyer and cannot afford to retain a lawyer privately.
- 4. The case is the result of a complex and detailed child protection investigation, is legally complex and involves substantial disclosure.
- 5. Sections 7 and 11(d) of the Canadian Charter of Rights and Freedoms guarantee the Applicant the right to a state funded counsel in child protection proceedings where the right to security of the person is affected by the state removal of a child from parental custody and where counsel is required to ensure a fair trial of the matter. Given the seriousness of the interests at stake, the complexity of child protection proceedings, the circumstances of the Applicant, there is a substantial likelihood that the Applicant will not receive a fair trial in this matter if the Applicant is not represented by a lawyer.
- 6. Accordingly, the Applicant is entitled to a remedy pursuant to section 24(1) of the *Canadian Charter of Rights and Freedoms*, and the Applicant requests that an adjournment of proceedings be imposed until such time as the Attorney General makes arrangements to provide the Applicant with a state-funded lawyer.

AND FURTHER TAKE NOTICE THAT the Applicant intends to rely on:

- the attached Affidavit of the Applicant in support of this Application; and
- 2) such further and other materials as this Honourable Court may permit.

AND FURTHER TAKE NOTICE THAT the Applicant relies on the following authorities in support of this Application:

- 1. Rowbotham v. The Queen, [1988] OJ No 271, 41 C.C.C. (3d) 1 (Ont. C.A.);
- 2. New Brunswick (Minister of Health and Community Services) v. G. (J). [1999] 3 S.C.R.
- 3. Alberta (Director of Child Welfare) v. C.D. 2004 ABQB 697; and
- 4. W.S. v. Alberta (Child, Youth and Family Enhancement, Director) 2013 ABQB 231.

			BMITTED at the City	
of			rince of Alberta this _	day
OI	,	·		
Applicant's Signate	ure			
Applicant's Name_				
Applicants Addres	s			
Telephone			_	
Email				

	Docket #:	
	IN THE ALBERTA COURT OF JUSTICE	
	JUDICIAL DISTRICT OF	
	(Court Location)	
BE	TWEEN:	
	HIS MAJESTY THE KING	
	Responde	nt
	-and-	
	(print your full name)	on
	Applicant /Guardia -and-	дN
_	(name of co-guardian(s))	—
	Guardian((s)
	-and-	
	(names of children over the age of 12)	_

AFFIDAVIT OF THE APPLICANT

IN SUPPORT OF APPLICATION FOR FUNDING FOR UNREPRESENTED GUARDIAN IN A CHILD PROTECTION MATTER (ROWBOTHAM APPLICATION)

I,		, MAKE OA	TH AND
SAY AS	S FC	DLLOWS:	
		the Applicant in this matter, and as such, I have	•
knowle	age	of the matters set out herein, except where stated to	be based
on belie	ef.		
[2] I r	make	e this Affidavit in support of my application that th	e charges
against	me	be conditionally stayed until I am provided with a st	ate-funded
lawyer.			
[3] la	ım cı	urrently: (check one)	
[Residing at,	in the
		of,	in the
		Province of Alberta.	
[Incarcerated at	
[Of no fixed address.	

[4]	I	am	currently		years	old,	I	was	born	in
				, and I ar	m: <i>(check</i>	(one)				
	[A Canadian	Citizen.						
	[A Canadian	Permanent Res	sident.					
	[Not a Canad	ian Citizen or a	Canadia	n Perr	mar	nent Re	esident.	
[5] one		y firs	st language	is				, ar	nd: <i>(che</i>	∍ck
	ĺ		I <u>cannot</u> read without help	rite, and speak d, write, and speak from someone reading, writing	eak <u>eithe</u> else, and	<u>r</u> Engli	ish d th	or Frei e follo	nch wing	:
[6]	Tł	ne hiç	Less than Hi		·				ne)	
			The last grad	de I completed	was grad	e		<u>_</u> .		

		High School.
		Technical or Trade School. The institutions I attended and certificates/diplomas I received are:
		College or University. The institutions I attended and certificates/diplomas I received are:
[7]	I am cu	urrently: (check one)
		Unemployed.
		Employed as a
[8]	I have	been employed in these jobs with these employers in the past
five	(5) year	s:

Start Date	End Date	Employer	Job Title	Monthly Salary (\$)

[9] I applied to Legal Aid for coverage in this matter on the day of
, 20 Legal Aid did not appoint a lawyer to represent
me. I have attached the letter from Legal Aid informing me that my application
for coverage was denied as shown in the attached documentation.
[10] I appealed Legal Aid's decision to deny me coverage to the Appeals
Committee on day of, 20 My appeal was
denied. I have attached the letter from Legal Aid informing me that my
appeal was denied as shown in the attached documentation.
[11] It is my belief that the criteria used by the Legal Aid to decide whether
to fund counsel has no direct relationship to my ability to oppose a child
protection application relating to his or her children or whether or not I will
receive a fair trial if I'm denied counsel.

[12] I have attached my Income Tax Returns from the Canada Revenue Agency for the following years:

Year	Income
Average Income	

[13] I have contacted three (3) private lawyers who practice Child Protection Law in Alberta. I asked them how much they would charge to defend me at a trial in this matter. They estimated it would cost about this much to represent me at trial, and requested a retainer of about this much:

<i>Lawyer</i> #1 - Trial: \$	Retainer: \$
•	
Lawyer #2 - Trial: \$	- Retainer: \$
,	<u> </u>

Lawyer #3 - Trial: \$______ - Retainer: \$______,

[14] I currently have the following assets:

Asset	Estimated Value

[15] I currently have the following liabilities:

Liability	Estimated Amount Owing

[16] Since th	nis child protection proceeding was commenced	, I have not
been able to	save enough money to hire a lawyer to defend m	e because:
-		
-		
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-		
-		
-		
-		
·		
-		

because:			
-		ı	

[19] I make this affidavit in support of the within application and for no
improper purpose.
SWORN BEFORE ME at the City)
of in the Province of)
Alberta this day of,)
202 <u>.</u>)
A Commissioner for Oaths in and for the Province of Alberta