

| <u>CASE NO.</u> | <u>VOL. NO.</u> | <u>PAGE</u> |
|-----------------------------------|-----------------|-------------------------------|
| MYRON LOVETT BOYCE (Appellant) | - and - | HEATHER BOYCE (Respondent) |
| CA 168254 | Halifax, N.S. | Flinn, J.A.(orally) |

[Cite as: Boyce v. Boyce, 2001 NSCA 148]

APPEAL HEARD: October 17, 2001

JUDGMENT DELIVERED: October 17, 2001

SUBJECT: Divorce - Maintenance - Provisional order - Refusal to confirm
- Provisional order varied.

SUMMARY: Trial judge refused to confirm a provisional order of the Supreme Court of Prince Edward Island which relieved the appellant of child support payments. Trial judge varied the provisional order by fixing the amount of arrears of child support, and ordered the appellant to contribute to the costs of the child's education.

RESULT: Appeal dismissed.

Appellant demonstrated no basis upon which the court of appeal should interfere with the decision and order of the trial judge.

This information sheet does not form part of the court's judgment. Quotes must be from the judgment, not this cover sheet. The full court judgment consists of 1 pages.