NOVA SCOTIA COURT OF APPEAL Citation: *Hiltz v. Anderson*, 2013 NSCA 147

Date: 20131217 **Docket:** CA 411471 **Registry:** Halifax

Between:

Angela Jayne Hiltz

Appellant

v.

Patrick Jerome Anderson

Respondent

Judge:	Bryson, J.A.
Appeal Heard:	December 10, 2013, in Halifax, Nova Scotia
Subject:	Family law variation of Child Support.
Summary:	Ms. Hiltz applied to vary child support payments based on Mr. Anderson's 2011 T4 which reported substantially higher income than previous years. Mr. Anderson explained that the increase was a one year adjustment to pension income arising from prior errors in calculating his pension income.
Issues:	Did hearing judge err in calculating child support based on Mr. Anderson's 2012 income and ignoring the higher 2011 figure?
Result:	Appeal dismissed. Hearing judge accepted Mr. Anderson's explanation for the increased 2011 income. She did not err in basing child support on Mr. Anderson's 2012 income.

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 5 pages.