NOVA SCOTIA COURT OF APPEAL

Citation: LeVatte v. LeVatte, 2007 NSCA 60

Date: 20070515 **Docket:** CA 267411

Registry: Halifax

Between:

Robert Darryl LeVatte

Appellant

v.

Margaret A. LeVatte

Respondent

Judge: The Honourable Justice M. Jill Hamilton

Appeal Heard: May 14, 2007

Subject: Family law, interim order re arrears of child support

Summary: The judge at an interim hearing refused to vary the amount of child

support payable by the father that was previously agreed to by the parties and confirmed in an earlier order. She quantified the amount of arrears at the time of the hearing before her and ordered that it be secured by the parties' home until the trial which is set for September

of this year.

Issue: Did the judge err in stating the amount of the arrears at the time of the

hearing before her?

Result: Appeal dismissed. The judge did not err. The issue of child support

arrears from the time of the prior order can be dealt with by 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 4 pages.