## SUPREME COURT OF NOVA SCOTIA FAMILY DIVISION

**Citation:** B.M. v. A.L.G., 2014 NSSC 443

**Date:** 20141216

**Docket:** SFSNMCA84478 **Registry:** Sydney, NS

Between:

BM

**Applicant** 

v.

A "L" G

Respondent

## LIBRARY HEADING

**Judge:** The Honourable Justice Theresa M. Forgeron

**Heard:** December 2 and 3, 2014, in Sydney, Nova Scotia

**Oral Decision:** December 16, 2014

Written Decision: December 22, 2014

**Subject:** Family Law

**Issues:** Child Support; calculation of income; s. 7 university expenses;

retroactive payment

**Result:** Cash transactions from moving lawns to be included as income.

No imputation because payor had obligation to report cash

transactions to Revenue Canada. Cash transactions are not exempt

income.

S. 7 university expenses not awarded where student's resources

exceeded the cost of the university expenses.

Retroactive payment granted given the failure of payor to accurately

report income, the needs of the children, and the fact that any hardship was self-induced and was mitigated by a repayment

schedule.

THIS INFORMATION SHEET DOES NOT FORM PART OF THE COURT'S DECISION.

QUOTES MUST BE FROM THE DECISION, NOT THIS LIBRARY SHEET.