SUPREME COURT OF NOVA SCOTIA FAMILY DIVISION

Citation: LaCroix v. Densmore, 2015 NSSC 299

Date: 2015-10-23

Docket: SFH-MCA 061972

Registry: Halifax

Between:

Francois LaCroix

Applicant

v.

Margaret Densmore

Respondent

LIBRARY HEADING

Judge: The Honourable Justice Elizabeth Jollimore

Heard: September 15 - 18, 2015

Summary: Mother granted sole custody of seven year old boy, father's access specified.

Prospective child maintenance calculated after income imputed to father (grossing up his non-taxable allowances). No contribution ordered to cost of child care which was not being incurred. Retroactive child maintenance claim dismissed.

Key words: family, joint custody, sole custody, access, child maintenance, imputing income,

retroactive child maintenance

Legislation: Maintenance and Custody Act, R.S.N.S. 1989, c. 160, section 18

Nova Scotia Child Maintenance Guidelines, NS Reg. 53/98, clause 7(1)(a),

subsection 7(2), clause 19(1)(b)

THIS INFORMATION SHEET DOESN'T FORMPART OF THE COURT'S DECISION.

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