

SUPREME COURT OF NOVA SCOTIA
(FAMILY DIVISION)

Citation: Pierce v. MacIntyre 2010 NSCC 84

Date: 20100323

Docket: 1217-000359

Registry: Port Hawkesbury

Between:

John Robert Pierce

Applicant

v.

Debbie Marie MacIntyre

Respondent

LIBRARY HEADING

Judge: The Honourable Justice Moira C. Legere Sers

Heard: February 8, 2010, in Port Hawkesbury, Nova Scotia

Subject: Application by applicant to have the oldest child removed from the child support order and to have a change in custody to joint custody

Summary: The parents had agreed on a child sharing arrangement, requiring consultation and sharing of extracurricular expenses, medical expenses, post secondary expenses and consultation and agreement on transfer times and contact between the parents. One party exhibited no intention to comply with the consent order. One child is independent.

Issue: Parenting arrangement, access, child support adjustment, apportionment of special expenses, arrears.

Result: Order adjusted to reflect actual parenting responsibilities. Child support ordered payable to the parent who exercised the financial responsibility.

***THIS INFORMATION SHEET DOES NOT FORM PART OF THE COURT'S DECISION.
QUOTES MUST BE FROM THE DECISION, NOT THIS LIBRARY SHEET.***