SUPREME COURT OF NOVA SCOTIA (FAMILY DIVISION)

Citation: Sabri v. Harara, 2011 NSSC 196

Date: 20110525 **Docket:** 1201-061957

Registry: Halifax

Between:

Nada Sabri

Petitioner

v.

Abdullah Harara

Respondent

LIBRARY HEADING

Judge: The Honourable Justice Elizabeth Jollimore

Heard: May 16, 2011

Subject: Application to vary mobility pre-condition, child support

Legislation: Divorce Act, R.S.C. 1985 (2nd Supp), c. 3, section 17(4); section 17(5)

Federal Child Support Guidelines, SOR 97/175, section 10

Key Words: Divorce Act, Federal Child Support Guidelines, variation application,

undue hardship, mobility

Summary: Mother applied to lift pre-condition on her relocation of the child to the

United Arab Emirates. Father applied to reduce child support.

Result: Pre-condition removed. Child support varied. Undue hardship application

granted and child support adjusted.

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