

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.***