IN THE SUPREME COURT OF NOVA SCOTIA (FAMILY DIVISION)

Citation: Murphy v. Hancock, 2011 NSSC 247

Date: 20110706

Docket: SFHMCA-055370

Registry: Halifax

Between:

Lindsay Jamie Murphy

Applicant

V.

Dion Ray Hancock

Respondent

LIBRARY HEADING

Judge: The Honourable Associate Chief Justice Lawrence I. O'Neil

Heard: February 14, 15 and 21, 2011

Written Decision: July 6, 2011 (Supplemental to 2011 NSSC 197)

Keywords: Child Support – retroactive calculation

Legislation: *Child Maintenance Guidelines*, N.S. Reg. 53/98 s. 16 and s. 19

Summary: Father applied to vary child support obligation and claimed an over

payment because a shared parenting arrangement existed.

This is a supplemental decision.

No over payment found because father had agreed to pay based on the

existing parenting regime.

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