

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.***