

**SUPREME COURT OF NOVA SCOTIA**  
**(FAMILY DIVISION)**

**Citation:** Walsh v. Musolino, 2011 NSSC289

**Date:** 20110721  
**Docket:** SFHMCA059813  
**Registry:** Halifax

**Between:**

Jason Walsh

Applicant

v.

Teri Musolino

Respondent

---

**LIBRARY HEADING**

---

**Judge:** The Honourable Justice Moira C. Legere Sers

**Heard:** June 2 and 3, 2011 in Halifax, Nova Scotia

**Summary:** Joint custody order reflects a mobility restriction prohibiting the mother from moving out of HRM without consent of the parties or court order. Father employed with Military; mother currently unemployed. Mother moved suggesting she obtained the father's consent; father denied consent.

**Issue:** Mobility restrictions.

**Result:** Mother ordered to return to HRM with the child or to a specific location close to HRM consented to by the father in the course of the proceedings.

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