

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

**Citation:** Kenny v. Kenny, 2011 NSSC 428

**Date:** 20111118  
**Docket:** 1201-063135  
**Registry:** Halifax

**Between:**

Maurice Joseph Kenny

**Petitioner**

v.

Sharon Lynn Kenny

**Respondent**

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**Judge:** The Honourable Justice Carole A. Beaton

**Date of Hearing:** October 7, 2011

**Date of Oral  
Decision:** October 13, 2011

**Written Release  
of Oral Decision:** November 18, 2011

**Issues:** Application to Vary Corollary Relief Judgment pertaining to (i) amount of access time with child; (ii) termination of spousal support. Has there been a change in circumstances that would justify a change to either aspect of the Order?

**Summary:** The Applicant father sought to vary two provisions of the 14 month old Corollary Relief Judgment to effect: (I) an increase in his access time with his 13 year old daughter; and (ii) termination of spousal support. Court not persuaded there was any change in circumstances that could justify a change in the Order.

**Keywords:** Corollary Relief Judgment; Divorce Act; Family - spousal support-application to vary; Family - access to children

**Legislation:** s.17, *Divorce Act*, 1985 - RSC 1985, c 3 (2nd Supp)

**Cases Considered:** *Kenny v. Kenny*, 2009 NSSC 348  
*Gordon v. Goertz*, 1996 2 S.C.R. 27  
*Read v. Read*, 2000 NSCA 33

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