

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

Citation: Cooke v. Cooke, 2012 NSSC 73

Date: 20120201

Docket: 1206-006173

Registry: Sydney, N.S.

Between:

William Cooke

Petitioner

v.

Tracey Cooke

Respondent

LIBRARY HEADING

Judge: The Honourable Justice Theresa M. Forgeron

Heard: April 26, October 3, 5, 7, and December 2,
2011, in Sydney, Nova Scotia

Oral Decision: February 1, 2012

Written Decision: February 16, 2012

Subject: Family Law

Issue: a. Impact of separation agreement on parenting
determination;

b. Parenting Plan and Schedule

c. Child Support (Table and Sec.7)

Result: a. Separation agreement is one factor, not the sole
factor, for the court to consider in reaching its decision.

b. Factors for parallel parenting regime reviewed;

c. Parallel parenting regime adopted, with mom as
primary care parent;

d. Table amount of child support ordered, and no section
7 expenses appropriate given lack of evidence and the
unique circumstances of the parties.

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