

SUPREME COURT OF NOVA SCOTIA
(FAMILY DIVISION)

Cite as: Chaisson v. Williams, 2012 NSSC 224

Date: 20120612

Docket: SFHMCA-072026

Registry: Halifax

Between:

Carlene B. Chaisson

Applicant

v.

Michael Mack Williams

Respondent

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Judge: The Honourable Justice Beryl MacDonald

Heard: May 18, 2012, in Halifax, Nova Scotia

Keywords: Family, Access to children, Mobility (Relocation)

Legislation: *Maintenance and Custody Act*, R.S.N.S. 1989, c. 160

Summary: Parties had previously been before the court in respect to the Mother's application for custody and child support. The parties were given joint custody of their child. Regular access to the Father was ordered and the parties were to return to discuss special and holiday access. In the meantime the Mother applied to vary the arrangement to permit her to move the child's residence to British Columbia. The Mother's plan was ill conceived and was an attempt to limit contact between this child and the Father. Special and holiday access was defined. The Mother was not to remove the child's residence from Nova Scotia.

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