

SUPREME COURT OF NOVA SCOTIA
(FAMILY DIVISION)

Citation: *Gillis v Gillis*, 2013 NSSC 251

Date: 2013-08-08
Docket: 1201-059630
Registry: Halifax

Between:

Barbara Marion Marie Gillis

Petitioner

v.

Michael Richard Gillis

Respondent

Library Heading

Judge: The Honourable Justice Elizabeth Jollimore

Heard: July 24, 2013 in Halifax, Nova Scotia

Written Decision: August 8, 2013

Key Words: change of circumstances
expense for post-secondary education
tuition tax credit
education tax credit
textbook tax credit
variation application
child support
age of majority

Legislation: Civil Procedure Rule 59.22(1)
Divorce Act, R.S.C. 1985, (2nd Supp.), c. 3, subsection 17(4)
Federal Child Support Guidelines, SOR 97/175, subsection
3(2); section 4; section 7; section 14; Schedule III, section 3.1
Income Tax Act, R.S.C. 1985, (Supp. 5), c. 1, section 118.5;
subsection 118.5(2); subsection 118.5(2.1)
Income Tax Act, Interpretation Bulletin, IT-516R2, December
9, 1996

Summary: Father applied to vary child support prospectively and
retroactively for child over the age of majority now attending
university. Application granted and support calculated.

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