## SUPREME COURT OF NOVA SCOTIA (FAMILY DIVISION)

**Citation:** *J.A.M. v. S.A.J.*, 2014 NSSC 2

Date: 2014-01-08

Docket: 1201-057546; SFHD-023209

**Registry:** Halifax

Between:

J.A.M.

Petitioner

v.

S.A.J.

Respondent

## LIBRARY HEADING

Judge: The Honourable Justice Elizabeth Jollimore

Heard: January 2, 2014

Summary: Mother applied to vary child support and to remove one child from the

child support order. Father applied for finding of undue hardship and to vary custody to joint custody. Child support was varied. The couple's older child remained a child of the marriage until his nineteenth birthday.

The father's applications were dismissed.

**Key words:** Divorce Act, family, child support – application to vary, child of the

marriage, child custody - joint, undue hardship

**Legislation:** Divorce Act, R.S.C. 1985 (2<sup>nd</sup> Supp.), c. 3, subsection 2(1), subsection

17(4), subsection 17(5)

Federal Child Support Guidelines, SOR/97-175, section 3, section 8,

section 10, subsection 14(a)

THIS INFORMATION SHEET DOESN'T FORMPART OF THE COURT'S DECISION.
QUOTES MUST BE FROM THE DECISION, NOT THIS LIBRARY SHEET.