

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

**Citation:** Armoyan v. Armoyan, 2014 NSSC 30

**Date:** 20140124

**Docket:** SFHD - 1201-065036

**Registry:** Halifax

**Between:**

Lisa Armoyan

Applicant

v.

Verge Armoyan

Respondent

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**LIBRARY HEADING**

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**Judge:** The Honourable Justice Theresa M. Forgeron

**Heard:** January 15, 2014, in Halifax, Nova Scotia\

**Oral Decision:** January 15, 2014

**Written Decision:** January 24, 2014

**Counsel:** Mary Jane McGinty and Christine Doucet, for the applicant

**Issue:** Ex parte preservation order

**Result:** Ex parte motion permitted to proceed because notice would likely result in husband moving any remaining assets out of the court's jurisdiction. Preservation order granted pursuant to s. 19 of the *Matrimonial Property Act* and Rule 42. Rehearing contemplated upon husband filing notice.

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