

IN THE SUPREME COURT OF NOVA SCOTIA  
IN BANKRUPTCY AND INSOLVENCY  
**Citation:** Hendsbee (Re), 2014 NSSC 148

**Date:** April 25, 2014  
**Docket:** 27801  
**Registry:** Halifax

District of Nova Scotia  
Division No. 01- Halifax  
Court No. 27801  
Estate No. 51-739917

In the Matter of the Bankruptcy of Joseph Edward Hendsbee

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**LIBRARY HEADING**

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**Registrar:** Richard W. Cregan, Q.C.

**Heard:** April 11, 2014

**Written Decision:** April 25, 2014

The bankrupt applied under Subsection 172(3) of the *Bankruptcy and Insolvency Act* to have his conditional discharge order, granted nine years ago, amended.

The conditions were that he pay a certain amount, which he did pay, and that he file income tax returns for three years and pay the resulting taxes.

He failed to make the returns, not having the necessary records, and may still owe taxes with respect to those years.

His circumstances have changed. His income is somewhat less and he has two young children to bring up on his own.

He was granted an absolute discharge.

*THIS INFORMATION SHEET DOES NOT FORM PART OF THE COURT'S DECISION.  
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