

SUPREME COURT OF NOVA SCOTIA
(Family Division)

Citation: Tarlton v. Jackson, 2014 NSSC 231

Date: 20140502
Docket: 1201-55735
Registry: Halifax

Between:

Jonathan Derek Noel Tarlton

Applicant

and

Gail Jill Jackson

Respondent

LIBRARY HEADING

Judge: The Honourable Associate Chief Justice Lawrence I. O’Neil

Hearing: May 2, 2014 in Halifax, Nova Scotia

Issues: Whether an Applicant seeking to terminate child support must file financial statements (Rule 59.21 and Rule 59.22)?

Summary: The Court held that an application to terminate child support is not a claim for support triggering the filing requirement of Rule 59.22.

Keywords: Filing requirements; claim for child support

Legislation: Rule 59.21 and Rule 59.22

Cases Considered: *Garner v. Bank of Nova Scotia*, 2014 NSSC 63
Hryniak v. Mauldin, 2014 SCC 7
Coady v. Burton Canada Inc., 2013 NSCA 95

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