SUPREME COURT OF NOVA SCOTIA (FAMILY DIVISION)

Citation: Conrad v. Skerry, 2012 NSSC 77

Date: 20120227

Docket: SFH MCA-071399

Registry: Halifax

Between:

Seretha Lynn Conrad

Applicant

v.

Anthony Leo Skerry

Respondent

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Judge: The Honourable Justice Elizabeth Jollimore

Heard: January 6, 2012

Decision: February 27, 2012

Key words: child maintenance, variation, dependent child, special or extraordinary

expenses, retroactive, shared custody, joint custody, Children's Fitness

Tax Credit

Summary: Mother applied for sole decision-making, primary care, prospective and

retroactive child maintenance and for maintenance for a 22 year old.

Legislation: Divorce Act, R.S.C. 1985 (2nd Supp.), c. 3, section 2(1)

Federal Child Support Guidelines, SOR/2011-267, section 1

Guardianship Act, S.N.S. 2002, c. 8

Maintenance and Custody Act, R.S.N.S. 1989, c. 160, sections 2(c), 18(4)

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Nova Scotia Child Maintenance Guidelines, NS Reg 53/98, sections

3(1)(a); 3(2); 7(1); 7(A); 7(3); 9; Schedule 1, section 1

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