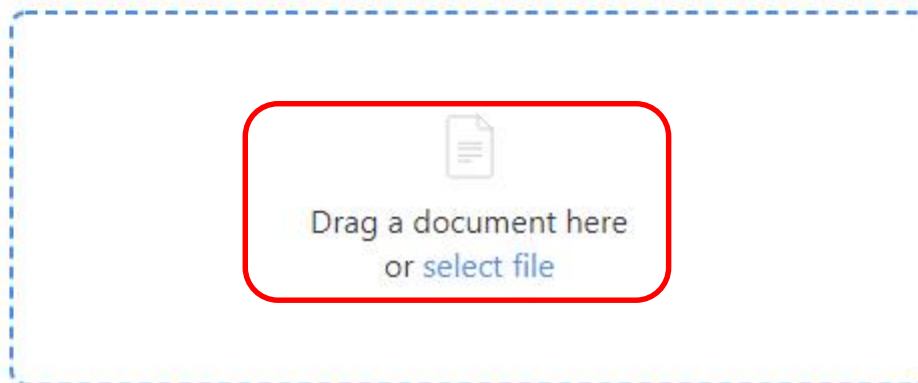


Scenario

- A couple is divorced after 22 years of marriage. They have one adult child attending university, who lives with the mother, and has had no contact with the father for more than 5 years. The father claims that the mother has actively prevented contact between father and child, and would like to stop child support payments.

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[Henderson v. Bal, \[2014\] B.C.T.C. Uned. 1347](#)6

British Columbia Supreme Court of British Columbia

[1] Griffin, J. : This case has to do with parenting arrangements and child support, with both parties relying on the Family Law Act , S.B.C. 2011, c. 25 (" FLA ").

... but she is not as mature as some **adult children** in other cases where the child has indicated
a ...

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[Martins v. Martins, \[2014\] O.T.C. Uned. 113 \(SC\)](#)1

Ontario Superior Court of Justice of Ontario

[1] MacPherson, J. : This is an application commenced by the mother/wife, Lisa Martins. The responding party is the father/husband, Paul George Martins.

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[G.R.M. v. D.B.M., \[2016\] Man.R.\(2d\) Uned. 20 \(QB\)](#)

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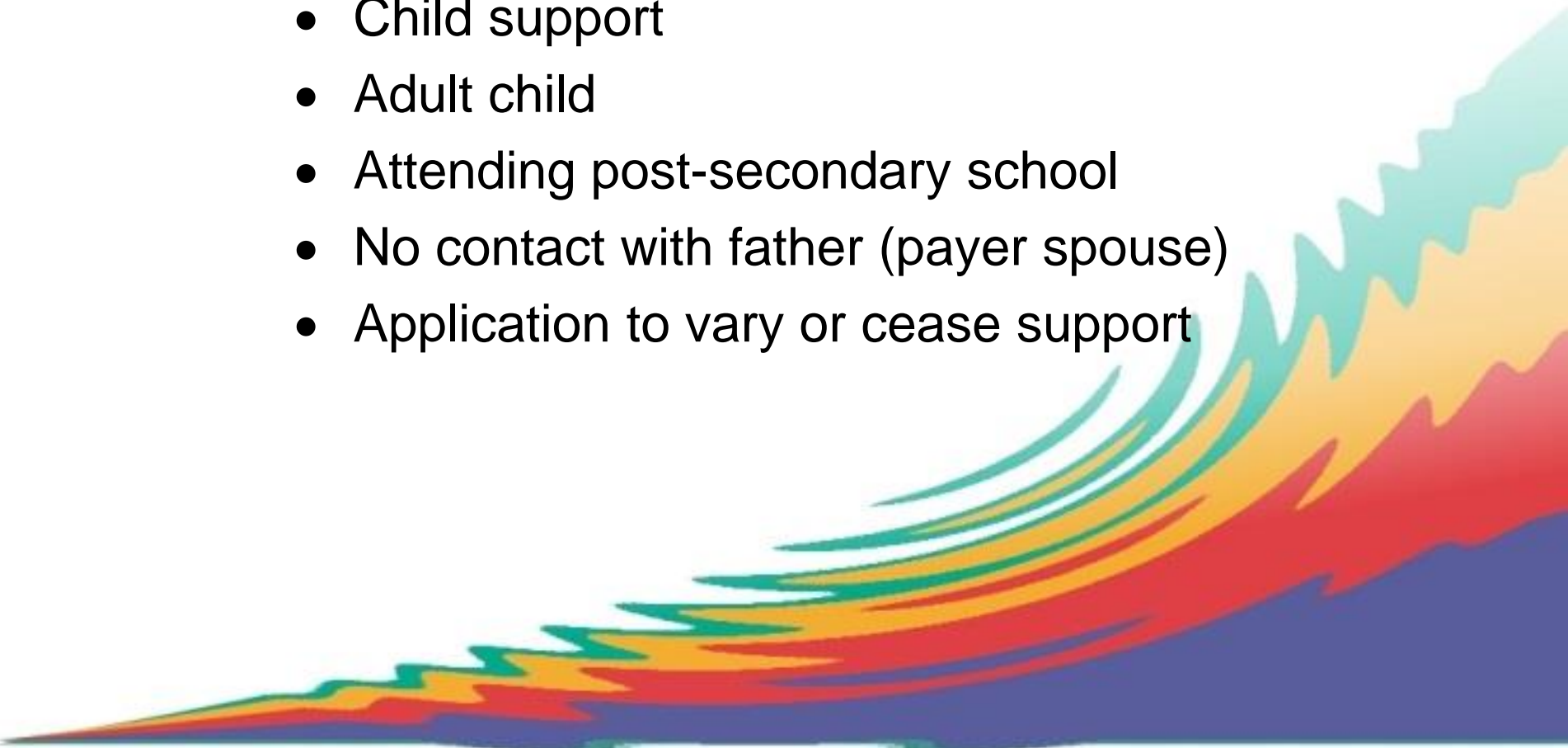
Canada (Federal) (13)

British Columbia (104)

Alberta (83)

Saskatchewan (41)

Concepts:

- Child support
 - Adult child
 - Attending post-secondary school
 - No contact with father (payer spouse)
 - Application to vary or cease support
- 

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L.J.L. v. L.R.S., 2013 SKQB 168


10 

Saskatchewan Court of Queen's Bench for Saskatchewan

[1] Turcotte, J. : Ms. S. applies to confirm a provisional child support variation order made in Ontario on December 22, 2011 (the "provisional order"). The provisional order requires Mr. L. to pay retroactive child support, including for certain s. 7 expense items, for all of the parties'... [More](#)

... additional income to support his **adult children**. . . . [61] . Included in Mr. L.'s income ...



 1 topic in common

Geran v. Geran, [2011] 10 WWR 474


104 

Saskatchewan Court of Appeal for Saskatchewan

[1] Cameron, J.A. : This is an appeal of an order made in the Court of Queen's Bench, Family Law Division, by Mr. Justice McIntyre, varying a pre-existing child support order. Acting on the authority of s. 17 of the Divorce Act [see footnote 1] he ordered the child's father, Calvin Geran, to pay t... [More](#)

... of post-secondary education by an **adult child** of divorced parents is capable in principle of ...



 1 topic in common

MAGOTIAUX v. MAGOTIAUX, 2016 SKQB 406

4 

Cited as: 2013 SKQB 168, (2013), 420 Sask.R. 89 (FD)

Date: May 2 2013

Subject matter: FAMILY LAW

Court: Court of Queen's Bench for Saskatchewan

Jurisdiction: Saskatchewan

Judge: Turcotte, J.

[1] Turcotte, J. : Ms. S. applies to confirm a provisional child support variation order made in Ontario on December 22, 2011 (the "provisional order"). The provisional order requires Mr. L. to pay retroactive child support, including for certain s. 7 expense items, for all of the parties' three children and ongoing child support for the youngest two children. At the time of the provisional hearing all of the children were over the age of 18 and had been estranged from their father for several years. The oldest child had completed his post-secondary studies and was living independently of Ms. S. and the youngest two children were planning to pursue post-secondary education. Ms. S. suffers from physical and mental health issues and is currently receiving disability benefits in Ontario. Mr. L. is a farmer and lives in Saskatchewan.

Case cited by: [4 cases](#), [5 other sources](#)

L.J.L. v. L.R.S. (2013), 420 Sask.R. 89 (FD)

MLB headnote and full text

Temp. Cite: [2013] Sask.R. TBEEd. MY.054

L.J.L. (petitioner) v. L.R.S. (formerly L.R.L.) (respondent)

(1995 Div. No. 04972; 2013 SKQB 168)

Indexed As: L.J.L. v. L.R.S.

Saskatchewan Court of Queen's Bench

Family Law Division

Documents


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
[L.J.L. v. L.R.S., 2013 SKQB 168](#)

10 

Saskatchewan Court of Queen's Bench for Saskatchewan

[1] Turcotte, J. : Ms. S. applies to confirm a provisional child support variation order made in Ontario on December 22, 2011 (the "provisional order"). The provisional order requires Mr. L. to pay retroactive child support, including for certain s. 7 expense items, for all of the parties'... [More](#)

... .. additional income to support his **adult children**. . . . [61] . Included in Mr. L.'s income 


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
[Geran v. Geran, \[2011\] 10 WWR 474](#)

104 

Saskatchewan Court of Appeal for Saskatchewan

[1] Cameron, J.A. : This is an appeal of an order made in the Court of Queen's Bench, Family Law Division, by Mr. Justice McIntyre, varying a pre-existing child support order. Acting on the authority of s. 17 of the Divorce Act [see footnote 1] he ordered the child's father, Calvin Geran, to pay t... [More](#)

... .. of post-secondary education by an **adult child** of divorced parents is capable in principle of 

 1 topic in common

[MAGOTIAUX v. MAGOTIAUX, 2016 SKQB 406](#)

4 

Cited as: 2011 SKCA 55, (2011), 371 Sask.R. 233 (CA), 1988 CanLII 5096 (BS SC), [2011] 10 WWR 474, 97 RFL (6th) 68, [2011] CarswellSask 33397, [2011] SJ No 310 (QL), 201 ACWS (3d) 1003, 371 Sask R 233

Date: March 14 2011

Court: Court of Appeal for Saskatchewan

Jurisdiction: Saskatchewan

Judge: Cameron, Smith and Herauf, J.J.A.

[1] Cameron, J.A. : This is an appeal of an order made in the Court of Queen's Bench, Family Law Division, by Mr. Justice McIntyre varying a pre-existing child support order. Acting on the authority of s. 17 of the Divorce Act [see footnote 1] he ordered the child's father, Calvin Geran, to pay to her mother, Brenda Geran, the amount of \$843 per month for the support of the child in accordance with s. 3(2)(a) of the Federal Child Support Guidelines .

Case cited by: [48 cases](#), [42 other sources](#)

**Geran v. Geran (2011), 371 Sask.R. 233 (CA);
518 W.A.C. 233**

MLB headnote and full text

Temp. Cite: [2011] Sask.R. TBEEd. MY.067

Calvin George Geran (appellant) v. Brenda Lee Geran (respondent)
(1708; 2011 SKCA 55)

Indexed As: Geran v. Geran
Saskatchewan Court of Appeal

Family Law - Topic 3998 🔍

Divorce - Corollary relief - General - Children's **post-secondary education** - The parties' 22 year old daughter had one unsuccessful year of post-secondary studies - She then worked full-time for a year, living on her own - When she was readmitted to university on a probationary basis, she returned to the mother's home - The mother sought to vary a 1992 order for child support - The father had ceased making payments under the order - The daughter anticipated an income of \$12,000 per year from part-time employment - Her adjusted personal expenses, exclusive of school expenses, were approximately \$12,000 - McIntyre, J., held that the daughter was a child of the marriage entitled to child support - The father appealed, asserting, inter alia, that McIntyre, J., had erred in failing to give effect to the period during which the daughter ceased to be a "child of the marriage" and the **daughter's renunciation of her relationship with her father** - The Saskatchewan Court of Appeal dismissed this aspect of the appeal - While the daughter had ceased to be a child of the marriage for a certain period, the existing support order had not been rescinded and both parents had acknowledged the potential for future financial responsibility - Further, a period of self sufficiency did not preclude a finding that the child was a "child of the marriage" - McIntyre, J.'s conclusion was not unreasonable - Regarding the father/daughter relationship, the parties had separated when the daughter was six weeks old - She had virtually no contact with the father for years and they hardly knew each other - There had been no unilateral termination of the relationship - See paragraphs 25 to 47.

Geran v. Geran, [2011] 10 WWR 474

104



Saskatchewan Court of Appeal for Saskatchewan

[1] Cameron, J.A. : This is an appeal of an order made in the Court of Queen's Bench, Family Law Division, by Mr. Justice McIntyre, varying a pre-existing child support order. Acting on the authority of s. 17 of the Divorce Act [see footnote 1] he ordered the child's father, Calvin Geran, to pay t... [More](#)

... .. of post-secondary education by an **adult child** of divorced parents is capable in principle of
... ..



1 topic in common

MAGOTIAUX v. MAGOTIAUX, 2016 SKQB 406

4



Saskatchewan Court of Queen's Bench for Saskatchewan

[1] This matter is an unfortunate case in which a father has applied to terminate child support for his 18-year-old daughter on the grounds that his daughter has unilaterally terminated her relationship with him.

... ..While there is a presumption that an **adult child** enrolled in. post-secondary education who
... ..





Document

Cited authorities ^{vCite} ...

Cited in 4

Related ^{Vincent}

Docket Number: DIV 246 of 2010

Cited as: 2016 SKQB 406

Date: December 19 2016

Jurisdiction: Saskatchewan

Court: Court of Queen's Bench for Saskatchewan

Judge: THOLL J.

[1] This matter is an unfortunate case in which a father has applied to terminate child support for his 18-year-old daughter on the grounds that his daughter has unilaterally terminated her relationship with him.

Case cited by: [one case](#), [one other sources](#)

QUEEN'S BENCH FOR SASKATCHEWAN

Citation: **2016 SKQB 406**

Date: **2016 12 19**

Docket: DIV 246 of 2010

Judicial Centre: Regina, Family Law Division

Olszewski v. Willick, (2009) 343 Sask.R. 247 (CA)

29

Saskatchewan Court of Appeal for Saskatchewan

[1] Ottenbreit, J.A. : Lori Ann Olszewski (Willick) (the mother) in January 2007 applied to vary an order for maintenance dated January 9, 1992, for her daughters Nicole and Kirsti (the daughters). She also applied for a determination that Bryan Willick (the father) was in arrears of maintenance and... [More](#)

... .. and only minimal **contact between the father** and Nicole. The father testified that his ...
alone as a factor disentitling an **adult child** to maintenance and that the threshold for such a

1 topic in common

MULLIN v. R, 2017 SKQB 378

1

Saskatchewan Court of Queen's Bench for Saskatchewan

[1] Mark Mullin appeals from the conviction entered September 13, 2016 on the charge of driving while over .08 on November 8, 2015. Mr. Mullin was sentenced on September 20, 2016. A fine of \$1,000.00 was imposed and a driving prohibition of one year with eligibility for ignition interl... [More](#)

... .. directly of why she wanted to **contact the father**-in-law. I do not find this is the case here.
34

1 topic in common

Bradley v. Zaba, [1996] SJ No 121 (QL)

30



Saskatchewan Court of Queen's Bench for Saskatchewan

[1] Archambault, J. : This matter was referred back to the court for the purpose of hearing additional viva voce evidence. At the close of argument, I indicated that the additional evidence presented strengthened the conclusion that the cost of raising the children, Clayton Zaba and Erin Bradley, ha... [More](#)

... ..As an **adult child** he has an obligation to contribute to the fullest



1 topic in common