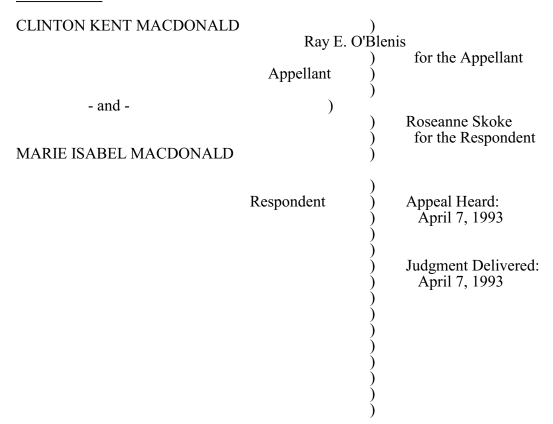
#### NOVA SCOTIA COURT OF APPEAL

Matthews, Chipman and Freeman, JJ.A.

Cite as MacDonald v. MacDonald, 1993 NSCA 84

#### **BETWEEN:**



THE COURT: Appeal dismissed with costs to the respondent in the amount of \$1000.00 plus disbursements per oral reasons for judgment of Matthews, J.A.; Chipman and Freeman, JJ.A. concurring.

The reasons for judgment of the court were delivered orally by:

### MATTHEWS, J.A.:

This is an appeal from the decision of a local judge of the Supreme Court wherein he granted certain corollary relief to the respondent under the **Matrimonial Property Act**, R.S.N.S. 1989, c. 275 and a lump sum support under the **Divorce Act** R.S.C. 1985.

After reading all of the material presented to us and having heard oral argument by counsel on behalf of the appellant, it is our unanimous opinion that there is no merit in this appeal.

The appeal is dismissed with costs to the respondent in the amount of \$1000.00 plus disbursements.

J.A.

Concurred in:

Chipman, J.A.

Freeman, J.A.

# NOVA SCOTIA COURT OF APPEAL

## **BETWEEN**:

CLINTON KENT MA	CDONALD		
- and - FOR BY:	Appellant	)	R E A S O N S JUDGMENT
MARIE ISABEL MA	CDONALD	)	
	Respondent	)	MATTHEWS, J.A.
		)	