

**CASE NO.****VOL. NO.****PAGE**

CARLO MARTINI

- and -

COMMUNITY SERVICES, NOVA  
SCOTIA GOVERNMENT, ROYAL  
CANADIAN MOUNTED POLICE  
(COLE HARBOUR DETACHMENT),  
HONOURABLE FRANCENE COSMAN,  
MARK CAMERON, DAN POTTIE,  
STAFF SERGEANT RON NOSS,  
CORPORAL WAYNE LATIMERE,  
GORDON KELLY, KATHY LOVE and  
CLARA BUCKLE

Appellant

Respondents

C.A. No. 152981

Halifax, N.S.

Roscoe, J.A.

[Cite as: Martini v. Nova Scotia (Community Services), 1999 NSCA 106]

**APPEAL HEARD:**

September 21, 1999

**JUDGMENT DELIVERED:**

September 21, 1999

**WRITTEN RELEASE OF ORAL:**

September 23, 1999

**SUBJECT:****Practice****SUMMARY:**

The appellant's interlocutory applications seeking an extension of time to answer demands for particulars, to sever the actions against the various defendants and to have one counsel removed because of conflict of interest were dismissed in Supreme Court Chambers. An application made by one of the defendants to have the action against him dismissed pursuant to **Rule 14.25** was allowed.

**ISSUE:**

Whether the Chambers judge erred.

**RESULT:**

Appeal dismissed. No error in law or in principle or in the exercise of discretion.

**THIS INFORMATION SHEET DOES NOT FORM PART OF THE COURT'S JUDGMENT. QUOTES MUST BE FROM THE JUDGMENT, NOT FROM THIS COVER SHEET. THE FULL COURT JUDGMENT CONSISTS OF 2 PAGES.**

