

CASE NO.

VOL. NO.

PAGE

HER MAJESTY THE QUEEN

- and -

RODNEY CARL BARKHOUSE

(Appellant)

(Respondent)

CAC161177

Halifax, N.S.

CHIPMAN, J.A.
(Orally)

[Cite as: R. v. Barkhouse, 2000 NSCA 65]

APPEAL HEARD:

May 16, 2000

JUDGMENT DELIVERED:

May 16, 2000

WRITTEN RELEASE OF ORAL:

May 24, 2000

SUBJECT: **Criminal Law - Sentencing**

SUMMARY: The Crown appealed from conditional sentences of imprisonment totalling 18 months imposed in Provincial Court upon the respondent for convictions for break and enter and possession of stolen goods.

ISSUE: Whether the sentence was unfit.

RESULT: The court referred to the principles governing appeals from sentence as discussed in such cases as **R. v. Shropshire** (1995), 102 C.C.C. 193 and **R. v. Cormier** (1974), 9 N.S.R. (2d) 687. The court concluded that there had not been any error made by the trial judge in the principles of sentencing. The appeal was dismissed.

This information sheet does not form part of the court's judgment. Quotes must be from the judgment, not this cover sheet. The full court judgment consists of one page.