

NOVA SCOTIA COURT OF APPEAL

Citation: Quigley v. Willmore, 2008 NSCA 30

Date: 20080410

Docket: CA287370

Registry: Halifax

Between:

Karen Quigley

Appellant

v.

Gary Willmore

Respondent

Judge(s): Roscoe, Cromwell, Saunders, JJ.A.

Appeal Heard: April 10, 2008, in Halifax, Nova Scotia

Written Judgment: April 10, 2008

Held: Appeal is dismissed with written reasons to follow per reasons for judgment of Roscoe, J.A.; Cromwell and Saunders, JJ.A. concurring.

Counsel: David J. Bright, Q.C. and Terry G. Sheppard, for the appellant
The respondent, on his own behalf

Reasons for judgment: (Orally)

[1] Because of the hearing set for tomorrow before Justice Williams in the Family Division, and since it is in the interests of justice to have the jurisdictional issue determined quickly, and being confident that we have had ample opportunity to deliberate, we announce our decision today with written reasons to follow.

[2] The appeal is dismissed, except with respect to clauses 2 and 3 of the order made pursuant to the *Matrimonial Property Act* on February 1, 2007 by Justice MacLellan.

Roscoe, J.A.