

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

Cite as: Labour Relations Board v. Future Inns Canada Inc., 1999 NSCA 18

LABOUR RELATIONS BOARD
(NOVA SCOTIA), PETER DARBY,
BRUCE ARCHIBALD, LEO MACKAY,
SANDRA WHITEHEAD, PAULA
WEDGE and DIRKJE JOHNSON

- and -

FUTURE INNS CANADA INC.

(Appellants)

(Respondent)

- and -

NOVA SCOTIA FEDERATION
OF LABOUR

(Intervener)

C.A. 152113 and 152110

Halifax, N.S.

PUGSLEY, J.A.
(in Chambers)

APPLICATION HEARD:

February 18, 1999

DECISION DELIVERED:

March 3, 1999

SUBJECT:

Chambers - Interveners - Rule 62.35

SUMMARY:

The Nova Scotia Federation of Labour applied for leave to intervene and present oral argument in two appeals to be heard on May 12, 1999. The appeals were brought by the N.S. Labour Relations Board, and their individual members, from an order of a Chambers judge refusing the appellants' application to strike out a statement of claim filed against them by the respondent, Future Inns Canada Inc.

RESULT:

The application for intervention was granted on limited terms. The wording of **Rule 62.35** is different from other provinces which have intervention rules, and is also dissimilar to **Rule 8**. Hence cases decided in other provinces and under **Rule 8** may be of limited value in construing **Rule 62.35**.

This information sheet does not form part of the court's decision. Quotes must be from the decision, not this cover sheet. The full court decision consists of 18 pages.