

Date: 19970603

Docket: CA 137007

NOVA SCOTIA COURT OF APPEAL  
Cite as: Begg v. Halifax (County), 1997 NSAC 121

**Chipman, Freeman and Pugsley, JJ.A.**

**BETWEEN:**

AYLMER R. BEGG, businessman,  
carrying on business under the name  
and style of ARB RECYCLING

Appellant

The Appellant  
appeared in person

**- and -**

THE MUNICIPALITY OF THE CITY OF  
HALIFAX, THE HALIFAX INDUSTRIAL  
COMMISSION, a body corporate, and  
J. MICHAEL HANUSIAK

Respondents

John D. MacIsaac, Q.C.  
for the Respondents

Appeal Heard:  
June 3, 1997

Judgment Delivered:  
June 3, 1997

**THE COURT:**

Leave to appeal is refused with costs in the amount of \$250.00, plus disbursements to be taxed as per oral reasons for judgment of Chipman, J.A.; Freeman and Pugsley, JJ.A., concurring.

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

**CHIPMAN, J.A.:**

[1] This is an application for leave to appeal from an interlocutory order of Nunn, J. in Chambers whereby he granted the appellant's request to postpone the date of his discovery examination to April 9, 1997 - a date which was agreeable to the appellant.

[2] The appellant now seeks a further postponement, citing reasons not advanced by him before Nunn, J. The appellant has already obtained from Nunn, J. the relief he sought. No valid basis for an appeal exists, and leave to appeal the discretionary decision of the Chambers judge is refused with costs which we fix at \$250.00, plus disbursements to be taxed, payable forthwith.

Chipman, J.A.

Concurred in:

Freeman, J.A.

Pugsley, J.A.