

CASE NO.

Cite as: R. v. Myra, 1997 NSCA 206

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BARRY ERNEST MYRA

(Appellant)

C.A.C. No. 140139

- and -

Halifax, N.S.

HER MAJESTY THE QUEEN

(Respondent)

FREEMAN, J.A.
(orally)

APPEAL HEARD:

November 25, 1997

JUDGMENT DELIVERED:

November 25, 1997

WRITTEN RELEASE OF ORAL:

November 28, 1997

SUBJECT: **Criminal Law, dangerous driving, summary conviction appeals.**

SUMMARY: The appellant, who pursued his girlfriend with a motor vehicle on a highway, appeals from a summary conviction appeal court decision upholding his conviction for dangerous driving contrary to s. 249(1)(a) of the Criminal Code, alleging that both the summary conviction appeal court and the trial court erred at law in applying the wrong test and in determining the driving was dangerous. Appeals from decisions of summary conviction appeal courts must be on a question of law alone and require leave.

ISSUES: Should leave to appeal be granted?

RESULT: Leave to appeal denied. A careful review of the record did not disclose Error by either court.

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DECISION, QUOTES MUST BE FROM THE DECISION, NOT FROM THE COVER
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