

NOVA SCOTIA COURT OF APPEAL
Cite as: **MacKinnon v. MacKinnon, 1996 NSCA 168**

Hallett, Chipman and Roscoe, JJ.A.

BETWEEN:

JOHN DAVID MacKINNON

Appellant

- and -

DEBORAH MacKINNON

Respondent

) David Cottenden
) for the Appellant

) Respondent in person

) Appeal Heard:
) October 15, 1996

) Judgment Delivered:
) October 15, 1996

THE COURT: Appeal dismissed per oral reasons for judgment of Hallett J.A.;
Chipman and Roscoe JJ.A. concurring.

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

HALLETT J.A.:

Considering all the circumstances, we are of the opinion that the trial judge did not make a reversible error in ordering the appellant to pay the sum of \$800 a month for the support of the two children of the marriage.

The appeal is dismissed but without costs to either party.

Hallett J.A.

Concurred in:

Chipman J.A.

Roscoe J.A.

NOVA SCOTIA COURT OF APPEAL

BETWEEN:

JOHN DAVID MICKINNON

Appellant

- and -

DEBORAH MICKINNON

Respondent

REASONS FOR
JUDGMENT BY:

HALLETT, J.A
(Orally)