NOVA SCOTIA COURT OF APPEAL

Jones, Hart, Hallett, Freeman and Roscoe, JJ.A.
Cite as: Carvery v. Dartmouth/Halifax County Regional Housing Authority, 1993 NSCA 12

BETWEEN:

YOLANDA CARVERY	I. Claire McNeil for the Appellant
Appellant) Jamie S. Campbell
- and -) for the Respondent
DARTMOUTH/HALIFAX COUNTY REGIONAL HOUSING AUTHORITY	Tim LeMay for the Intervenor
) for the intervenor
Respondent) Amazala Hazardı
- and -	Appeals Heard: November 16, 1992
THE ATTORNEY GENERAL OF NOVA SCOTIA	Judgment Delivered: March 2, 1993
Intervenor)
))

THE COURT:

Appeal allowed; ss. 10(8)(d) and 25(2) of the **Residential Tenancies Act** is declared to be of no force and effect per reasons for judgment of Hallett, J.A.; Hart, Jones, Roscoe and Freeman, JJ.A. concurring.

HALLETT, J.A.

For the reasons set out in the decision rendered in **Sparkes v. Dartmouth/Halifax Regional Housing Authority and The Attorney General of Nova Scotia**, S.C.A. No. 02681 dated

March 2, 1993 , unreported this appeal is allowed without costs.

J.A.

Concurred in:

Hart, J.A.

Jones, J.A.

Freeman, J.A.

Roscoe, J.A.

NOVA SCOTIA COURT OF APPEAL

BET	W	EΕ	N:	

YOLANDA CARVERY)
	Appellant)
- and -))
DARTMOUTH/HALIFAX REGIONAL HOUSING A)) REASONS FOR) JUDGMENT BY
	Respondent	
- and -)) HALLETT, J.A.
THE ATTORNEY GENER NOVA SCOTIA	AL OF)
	Intervenor)
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