CASE NO. VOLUME PAGE

Cite as: R. v. Mansour, 1998 NSCA 154

SOLOMON MANSOUR HER MAJESTY THE QUEEN

- and -

(Appellant) (Respondent)

C.A.C. No. 145143 Halifax, N.S. FLINN, J.A.

(orally)

APPEAL HEARD: May 29, 1998

JUDGMENT DELIVERED: May 29, 1998

WRITTEN RELEASE OF ORAL: June 2,1998

**SUBJECT:** Breach of Condition of Conditional Sentence - s. 742.6 Criminal

Code of Canada, R.S.C. 1985, c. C-46

SUMMARY: Following a hearing, a Provincial Court Judge found the appellant to be

in breach of one of the conditions of a conditional sentence which had been imposed upon the appellant on August  $7^{\text{th}}$ , 1997. The Provincial Court Judge revoked the conditional sentence and directed the appellant

to be committed into custody for the remainder of his sentence.

Appeal dismissed. The Provincial Court Judge made no reviewable error

in his findings, or his disposition of the matter.

THIS INFORMATION SHEET DOES NOT FORM PART OF THE COURT'S DECISION, QUOTES MUST BE FROM THE DECISION, NOT FROM THE COVER SHEET. THE FULL COURT DECISION CONSISTS OF 2 PAGES.