

IN THE SUPREME COURT OF NOVA SCOTIA

Citation: Letendre v. SYSCO Food Service of Atlantic Canada, 2008 NSSC 105

Date: 20080403

Docket: S.H. No. 285864

Registry: Halifax

Between: Paul L. Letendre
Plaintiff

v.

SYSCO Food Services of Atlantic Canada,
a body corporate
Defendant

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Judge: The Honourable Justice Gerald R P Moir

Heard: 3 April 2008 at Halifax

Written Decision: Oral decision transcribed and signed on 17 April 2008

Subject: Security for costs.

Issue: Whether the plaintiff, who resides in Massachusetts, should post security for costs?

Summary: The plaintiff's employment in Nova Scotia was terminated. A non-competition clause prevented him from working here. He went home to Massachusetts. He sued for wrongful dismissal.

Result: The connection between the cause and residence, the absence of reasons for believing a Nova Scotia judgment is not enforceable in Massachusetts, and evidence of some hardship to the plaintiff led to the application being dismissed.

***THIS INFORMATION SHEET DOES NOT FORM PART OF THE COURT'S DECISION.
QUOTES MUST BE FROM THE DECISION, NOT THIS LIBRARY SHEET.***