

SUPREME COURT OF NOVA SCOTIA

Citation: Egg Films Inc. v. Nova Scotia (Labour Board), 2013 NSSC 123

Date: 20130417

Docket: Hfx. No. 393069

Registry: Halifax

Between:

Egg Films Inc.

Applicant

v.

The Labour Board and The International Alliance of Theatrical Stage Employees,
Moving Picture Technicians, Artists and Allied Crafts of the United States, its
Territories, and Canada, Local 849

Respondent

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Judge: The Honourable Justice Arthur W.D. Pickup

Heard: March 6, 2013 in Halifax, Nova Scotia

Subject: Judicial Review of Labour Board Decision

Summary: The union applied to the Board to become certified as the bargaining agent for motion picture technicians employed by Egg Film Inc. The Board certified the union on October 1, 2012. The applicant says that the Board's conclusions were unreasonable.

Issue: What is the appropriate standard of judicial review? Were the Board's decisions and interim orders, one and two, reasonable?

Result: The standard of review was reasonableness. The Board's decisions and interim orders, one and two, were reasonable, under the analysis required by *Dunsmuir* and other leading cases on judicial review.

***THIS INFORMATION SHEET DOES NOT FORM PART OF THE COURT'S DECISION.
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