

SUPREME COURT OF NOVA SCOTIA

Citation: Gillis v. Roy Stutely Plumbing and Heating Ltd., 2013 NSSC 249

Date: 20130808

Docket: Hfx. No. 384300

Registry: Halifax

Between:

Kathy Gillis

Plaintiff

v.

Roy Stutely Plumbing and Heating Limited, a body corporate
and The Estate of Roy Stutely

Defendants

and

Intact Insurance Company

Intervenor

LIBRARY HEADING

Judge: The Honourable Justice Suzanne M. Hood

Heard: Halifax, Nova Scotia by written submissions

Written Decision: August 8, 2013

Subject: Costs

Summary: Plaintiff says Intervenor should pay costs because it had a significant financial interest in the outcome. Intervenor says costs are not usually awarded against the Intervenor depending on the circumstances.

Issue: Who is responsible for payment of Costs?

Result: No costs payable by Intervenor. Costs awarded in the amount of \$4,875.00 plus a lump sum award of \$8,000.00 by defendants. Disbursements to be taxed.

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

