

IN THE SUPREME COURT OF NOVA SCOTIA

Citation: Nova Scotia Real Estate Commission v. Lorway, 2006 NSSC 256

Date: 20060818

Docket: SH 247204

Registry: Halifax

Between:

The Nova Scotia Real Estate Commission,
a body corporate

Plaintiff

v.

Charles Lorway, Q.C. and Duncan MacEachern, carrying on business
as a partnership under the firm name and style of Lorway MacEachern

Defendant

The Nova Scotia Barristers' Society, a body corporate

Intervenor

LIBRARY HEADING

Judge: The Honourable Justice Suzanne M. Hood

Heard: In Chambers on February 7, 2006, in Halifax, Nova
Scotia

**Written Decision
on Costs:** August 18, 2006

Subject: Costs on interim injunction.

Summary: Defendants successfully defended interim injunction application.

Issue: Costs

Result: Costs in the cause:
a) because that is default provision if not addressed decision; and
b) also because the issue for trial is the same issue as on the application.

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