

IN THE SUPREME COURT OF NOVA SCOTIA

Citation: R. v. N.E.C., 2005 NSSC 123

Date: 20050429

Docket: CR 224269

Registry: Halifax

Between:

Her Majesty The Queen

v.

N. E. C.

LIBRARY HEADING

Restriction on Publication: As provided by s. 486(3) C.C.C. and s. 539 C.C.C.

Editorial Notice

Identifying information has been removed from this electronic version of the library sheet.

Judge: The Honourable Justice David W. Gruchy

Heard: April 29, 2005 in Halifax, Nova Scotia

Oral Decision: April 29, 2005

Written Decision: May 25, 2005

Subject: Sex Offender Information Registry Act and s.490.012(1),
Criminal Code

Summary: Offender convicted of sexual interference (s.151) and sexual touching (s. 152). Crown applied for Order to require registration pursuant to the *Act* and the *Code*. Offender objected and filed affidavit claiming registration for 20 years is “grossly disproportionate” to offence and to offender.

Issue: Should registration be required?

Result: Registration ordered.

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