<u>CASE NO.</u> <u>VOL. NO.</u> <u>PAGE</u>

BRIAN S. HERON - and - CHARLES A. SMITH

(Appellant) (Respondent)

CA 166921 Halifax, N.S. Roscoe, J.A.

[Cite as: Smith v. Heron, 2001 NSCA 101]

APPEAL HEARD: June 14, 2001

JUDGMENT DELIVERED: June 20, 2001

SUBJECT: Practice: Summary judgment, enforcement of foreign

judgment;

SUMMARY: The respondent sued the appellant in Nova Scotia to enforce two

judgments granted in California. An application for summary

judgment was granted.

ISSUE: Did the Chambers judge commit reversible error in granting

summary judgment?

RESULT: Appeal dismissed. All the prerequisites for the enforcement of a

foreign order had been satisfied. The Chambers judge did not commit any error in law, principle or procedure in granting

summary judgment to the respondent.

This information sheet does not form part of the court's judgment. Quotes must be from the judgment, not this cover sheet. The full court judgment consists of 4 pages.