

**CASE NO.****VOL. NO.****PAGE**DIANNE DeYOUNG, ROY FRENCH,  
MARY HARRISON AND CAROL  
HETHERINGTON

- and -

CENTRAL REGIONAL HEALTH  
BOARD

(Appellants)

(Respondent)

CA 164577

Halifax, N.S.

Flinn, J.A.

---

[Cite as:DeYoung v. Central Regional Health Board, 2000 NSCA 142]

**APPEAL HEARD:**

December 5, 2000

**JUDGMENT DELIVERED:**

December 5, 2000

**WRITTEN RELEASE OF ORAL:**

December 8, 2000

**SUBJECT:****Pleadings - Amendments to statement of claim - Civil Procedure Rule 14.04****SUMMARY:**

Appeal from decision of Chambers judge refusing to allow specific amendment to one paragraph of the statement of claim while allowing other amendments.

**RESULT:**

Appeal allowed in part.

With the exception of the first sentence of the proposed amendment, the amendment which the appellants requested does not plead facts on which the appellants rely for their claim in this action. It pleads evidence or proof of certain facts which are alleged by the appellant as part of their claim. As such it is contrary to **Civil Procedure Rule 14.04**.

**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.**