## **NOVA SCOTIA COURT OF APPEAL**

Citation: R. v. George, 2013 NSCA 105

**Date:** 20130918

**Docket:** CAC 374959

**Registry:** Halifax

**Between:** 

Lesa Anne George

**Appellant** 

v.

Her Majesty the Queen

Respondent

**Judges:** Fichaud, Beveridge and Bryson, JJ.A.

**Appeal Heard:** September 18, 2013, in Halifax, Nova Scotia

Written Release: September 24, 2013

**Held:** Leave to appeal denied per reasons for judgment of the Court

**Counsel:** Lesa Anne George, in person for the appellant

Kenneth W. F. Fiske, Q. C., for the respondent

Daggang	for.	indamar	ata (Dan	Curiom
Reasons	$10\Gamma$	iuagmei	n: (Per	Curiain

[1] For the reasons articulated in the excellent factum by Kenneth Fiske, Q.C., on behalf of the respondent, we are unanimously of the view that the appellant has not raised any arguable issue of law nor cast any doubt on the fitness of the sentence imposed. Accordingly, leave to appeal is denied.

Fichaud, J.A.

Beveridge, J.A.

Bryson, J.A.