

NOVA SCOTIA COURT OF APPEAL

Citation: *Roussy v. Baker*, 2004 NSCA 47

Date: 20040329

Docket: CA 204853

Registry: Halifax

Between:

Joseph Michael Baker

Appellant

v.

Gail Lynn Roussy

Respondent

Judges: Glube, C.J.N.S.; Cromwell and Hamilton, J.J.A.

Appeal Heard: March 29, 2004, in Halifax, Nova Scotia

Written Judgment: April 5, 2004

Held: Appeal dismissed per oral reasons for judgment of Cromwell, J.A.; Glube, C.J.N.S. and Hamilton, J.A. concurring.

Counsel: Roseanne M. Skoke, for the appellant
respondent in person

Reasons for judgment: (Orally)

[1] This appeal, in essence, concerns whether the appellant was afforded a fair hearing in the process leading to the making of a maintenance order in the Family Court. We are not persuaded that the appellant was denied a fair hearing in any respect.

[2] No argument has been addressed as to the quantum of the order and we make no comment in that regard. The appeal is dismissed without costs.

Cromwell, J.A.

Concurred in:

Glube, C.J.N.S.

Hamilton, J.A.