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

HER MAJESTY THE QUEEN

- AND -

WILLIAM CHANDLER SHRUBSALL

Justice Felix A. Cacchione Halifax, Nova Scotia

CR 162262 & 162264

[Cite as: R. v. Shrubsall, 2001 NSSC 197] LIBRARY HEADINGS

HEARD: At Halifax, Nova Scotia before the Honourable Justice Felix A.

Cacchione. on **February** 26th to 28th, **March** 1st, 5th to 9th, 14th, 19th to 23rd, 26th to 29th, **April** 2nd, 5th, 9th, 10th, 12th, 17th to 19th, 23rd to 25th, 27th, 30th, **May** 1st to 4th, 7th, 8th, 11th, 30th and 31st, **June** 1st, 4th to 7th, 11th to 15th, 19th, 20th, **August** 2nd, 3rd, 7th, 8th, **September** 14th, 18th, 19th and 24th, **October** 1st to 3rd, 9th, 15th, 16th, 18th, 31st,

November 1st, 2nd, 5th, 6th, 2001.

WRITTEN RELEASE

OF DECISION: December 21, 2001

SUBJECT: Dangerous Offender Application s.753(1) Canadian

Criminal Code

SUMMARY: Offender convicted of aggravated assault and aggravated sexual assault in

two separate trials. Crown applying for dangerous offender designation.

ISSUE: Whether offender should be declared a dangerous offender and sentenced

to an indeterminate sentence or whether he should be declared a long term offender and sentenced in the normal fashion with the addition of a long

term supervision order.

RESULT: Offender declared a dangerous offender under s.753(1)(a)(i), (ii), (iii) and

s.753(1)(b) and sentenced to an indeterminate term of imprisonment.