SUPREME COURT OF NOVA SCOTIA

Citation: Landry v. Landry, 2012 NSSC 443

Date: 20121219 Docket:233933 Registry: Antigonish

Between: Joya

Joyce Landry

Plaintiff

v.

Gerard Landry, Mildred Landry, Andrew Landry

Defendants

LIBRARY HEADING	
Judge:	The Honourable Justice N. Scaravelli
Heard:	October 29, 30, 31, 2012, November 1, 2, 2012, in Antigonish, Nova Scotia
Written Decision:	December 31st, 2012
Subject:	Assault and Battery - Occupier's Liability
Summary:	Plaintiff claimed for damages alleging she was assaulted by Defendants when she attended their property to confront them over use of common driveway. Plaintiff also claimed damages for a fall on the Defendants property.
Issue:	Did the Defendants intentionally assault the Plaintiff? Were the Defendants negligent in causing the Plaintiffs fall?
Result:	Plaintiff was unable to discharge the burden of proving intentional assault or negligence.

THIS INFORMATION SHEET DOES NOT FORM PART OF THE COURT'S

DECISION. QUOTES MUST BE FROM THE DECISION, NOT THIS LIBRARY SHEET.