Date: 20070222

Docket: A-307-06

Citation: 2007 FCA 82

CORAM: DESJARDINS J.A.

DÉCARY J.A. NADON J.A.

BETWEEN:

NANCY MASSÉ

Applicant

and ATTORNEY GENERAL OF CANADA (Employment Insurance Commission)

Respondent

Hearing held at Montréal, Quebec, on February 22, 2007.

Judgment delivered from the bench at Montréal, Quebec, on February 22, 2007.

REASONS FOR JUDGMENT OF THE COURT BY:

NADON J.A.

Date: 20070222

Docket: A-307-06

Citation: 2007 FCA 82

CORAM: DESJARDINS J.A.

DÉCARY J.A. NADON J.A.

BETWEEN:

NANCY MASSÉ

Applicant

and
ATTORNEY GENERAL OF CANADA
(Employment Insurance Commission)

Respondent

REASONS FOR JUDGMENT OF THE COURT (Delivered from the bench at Montréal, Quebec, on February 22, 2007.)

NADON J.A.

[1] Taking into account the evidence in the record, and considering that the applicant had the burden of convincing us that the Umpire had erred in setting aside the decision of the Board of Referees and in finding that there had not been an interruption of earnings lasting for at least seven consecutive days before the start of the benefit period, we are of the opinion that our intervention is not warranted in this case.

[2]	For these reasons, the application for judicial review will be dismissed with costs.
	"M. Nadon"
	Judge
	ed true translation Deichert, Reviser

FEDERAL COURT OF APPEAL

SOLICITORS OF RECORD

DOCKET: A-307-06

STYLE OF CAUSE: Nancy Massé v.

Attorney General of Canada

PLACE OF HEARING: Montréal, Quebec

DATE OF HEARING: February 22, 2007

REASONS FOR JUDGMENT BY: Nadon J.A.

DELIVERED FROM THE BENCH BY: Nadon J.A.

APPEARANCES:

Hans Marotte FOR THE APPLICANT

Carole Bureau FOR THE RESPONDENT

SOLICITORS OF RECORD:

HANS MAROTTE FOR THE APPLICANT

Montréal, Quebec

JOHN H. SIMS, Q. C. FOR THE RESPONDENT

Deputy Attorney General of Canada Montréal, Quebec