

NOVA SCOTIA COURT OF APPEAL
Amendments to Civil Procedure Rule 90

May 25, 2012

1. **Rule 90.13(1)** is amended by:

replacing “as intended by the legislation” to “according to Rule 90.13(2)”.

2. **Rules 90.13(2)** and **90.13(3)** are:

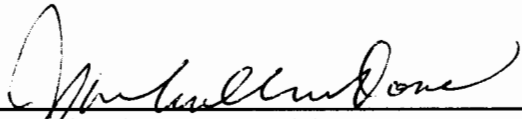
renumbered 90.13(3) and 90.13(4) respectively.

3. The following **Rule 90.13(2)** is added to Rule 90.13:

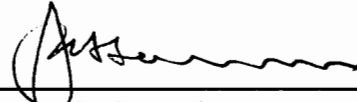
“(2) For the purposes of section 49 of the *Judicature Act*, Rules 94.02(1) to (4) apply to the calculation of a period of days provided in a provincial statute for starting an appeal, or applying for permission to appeal, and the period is not calculated as provided in the Interpretation Act or in any other statute.”

4. The table in the former **Rule 90.13(2)**, now renumbered to Rule 90.13(3), is amended by:

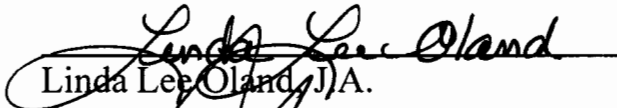
replacing “within the meaning of *Workers’ Compensation Act*” by “within the meaning of Rule 94”.



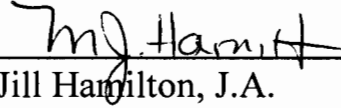
J. Michael MacDonald, C.J.N.S.



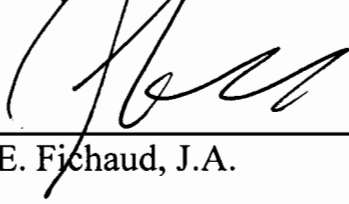
Jamie W.S. Saunders, J.A.



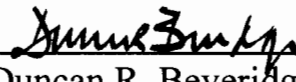
Linda Lee Oland, J.A.



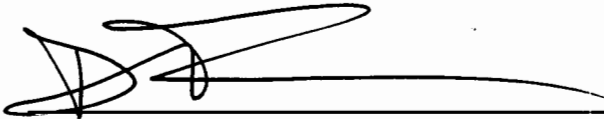
M. Jill Hamilton, J.A.



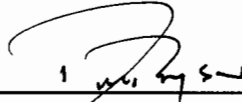
Joel E. Fichaud, J.A.



Duncan R. Beveridge, J.A.



David P. S. Farrar, J.A.



Peter M. S. Bryson, J.A.