Supreme Court of Canada



Cour suprême du Canada

June 14, 2021 Le 14 juin 2021

ORDER MOTION ORDONNANCE REQUÊTE

GERMAINE ANDERSON ON HER OWN BEHALF AND ON BEHALF OF ALL OTHER BEAVER LAKE CREE NATION BENEFICIARIES OF TREATY NO. 6 AND BEAVER LAKE CREE NATION v. HER MAJESTY THE QUEEN IN RIGHT OF THE PROVINCE OF ALBERTA AND ATTORNEY GENERAL OF CANADA

(Alta.) (39323)

MOLDAVER J.:

UPON APPLICATION by the Attorney General of British Columbia; the Tsilhqot'in National Government; the Alberta Prison Justice Society; the Chiefs of Ontario; the South Asian Legal Clinic of Ontario; the Advocates' Society; the Assembly of Manitoba Chiefs; the Indigenous Bar Association in Canada; the Sierra Club Canada Foundation; the David Asper Centre for Constitutional Rights; the Treaty 8 First Nations of Alberta; the Ecojustice Canada Society; the Confederacy of Treaty Six First Nations; the Anishinabek Nation; and the Tsawout First Nation for leave to intervene in the above appeal;

AND UPON APPLICATION by the Tsawout First Nation for an order extending the time to serve and file their motion for leave to intervene;

AND THE MATERIAL FILED having been read;

IT IS HEREBY ORDERED THAT:

The motion for an extension of time filed by the Tsawout First Nation is granted.

The motions for leave to intervene by the Tsilhqot'in National Government; the South Asian Legal Clinic of Ontario; the Sierra Club Canada Foundation; the David Asper Centre for Constitutional Rights; the Confederacy of Treaty Six First Nations; and the Tsawout First Nation are dismissed.

The motions for leave to intervene by the Alberta Prison Justice Society; the Chiefs of Ontario; the Advocates' Society; the Assembly of Manitoba Chiefs; the Indigenous Bar Association in Canada; the Treaty 8 First Nations of Alberta; the Ecojustice Canada Society; and the Anishinabek Nation are granted, and the said eight (8) interveners shall each be entitled to serve and file a factum not to exceed ten (10) pages in length, and book of authorities, if any, on or before July 26, 2021.

The said eight (8) interveners are each granted permission to present oral argument not exceeding five (5) minutes at the hearing of the appeal.

The motion for leave to intervene by the Attorney General of British Columbia is granted, and they shall be entitled to serve and file a factum not to exceed fifteen (15) pages in length, and book of authorities, if any, on or before July 26, 2021.

The Attorney General of British Columbia is granted permission to present oral argument not exceeding ten (10) minutes at the hearing of the appeal.

The appellants and the respondents are each granted permission to serve and file a single factum in reply to all interventions not to exceed ten (10) pages in length on or before August 6, 2021.

To the extent that their interests are similar, the interveners shall consult to avoid repetition.

The interveners are not entitled to raise new issues or to adduce further evidence or otherwise to supplement the record of the parties.

Pursuant to Rule 59(1)(a) of the *Rules of the Supreme Court of Canada*, the interveners shall pay to the appellants and the respondents any additional disbursements resulting from their interventions.

J.S.C.C. J.C.S.C.

mynold