



## Cour d'appel fédérale

Date: 20140129

**Docket: A-158-13** 

Ottawa, Ontario, January 29, 2014

**Present:** STRATAS J.A.

**BETWEEN:** 

ATTORNEY GENERAL OF CANADA

**Appellant** 

and

## PICTOU LANDING BAND COUNCIL AND MAURINA BEADLE

Respondents

## <u>ORDER</u>

**WHEREAS** the First Nations Child and Family Caring Society and Amnesty International move to intervene in this appeal;

**AND WHEREAS** the appellant opposes the motions and the respondents support the motions;

**AND WHEREAS** the Court has read and considered all of the evidence and written submissions filed by the moving parties and the appellant;

**THIS COURT ORDERS** that, for the reasons released concurrently with this Order, the motions are granted as follows:

- (a) The moving parties are granted the status of party interveners and the style of cause is amended accordingly;
- (b) The interveners shall file their memoranda of fact and law on the matters described in paragraph 23 of the reasons, as they relate to the two main issues before the Court described in paragraph 22 of the reasons;
- (c) The interveners' memoranda of fact and law shall not duplicate the submissions made by the appellant and the respondents in their memoranda;
- (d) The interveners' memoranda of fact and law shall comply with Rules 65-68 and 70 and shall be no more than ten pages in length (exclusive of the front cover, any table of contents, the list of authorities in Part V of the memorandum, appendices A and B, and the back cover);
- (e) The interveners shall not add to the evidentiary record before the Court;
- (f) Each intervener may address the Court for no longer than fifteen minutes at the hearing of the appeal;

	any abuse of process on their part;	
(h)	There shall be no costs of this motion.	
		"David Stratas"
		J.A.

The interveners are not permitted to seek costs, nor shall they be liable for costs absent

(g)