



Supreme Court of Canada

Cour suprême du Canada

March 15, 2012

le 15 mars 2012

ORDER
MOTION**ORDONNANCE**
REQUÊTE

FREDERICK MOORE ON BEHALF OF JEFFREY P. MOORE v. HER MAJESTY THE QUEEN IN RIGHT OF THE PROVINCE OF BRITISH COLUMBIA AS REPRESENTED BY THE MINISTRY OF EDUCATION AND BOARD OF EDUCATION OF SCHOOL DISTRICT NO. 44 (NORTH VANCOUVER), FORMERLY KNOWN AS THE BOARD OF SCHOOL TRUSTEES OF SCHOOL DISTRICT NO. 44 (NORTH VANCOUVER) (B.C.) (34040)

- And between -

FREDERICK MOORE ON BEHALF OF JEFFREY P. MOORE v. HER MAJESTY THE QUEEN IN RIGHT OF THE PROVINCE OF BRITISH COLUMBIA AS REPRESENTED BY THE MINISTRY OF EDUCATION AND BOARD OF EDUCATION OF SCHOOL DISTRICT NO. 44 (NORTH VANCOUVER) FORMERLY KNOWN AS THE BOARD OF SCHOOL TRUSTEES OF SCHOOL DISTRICT NO. 44 (NORTH VANCOUVER) (B.C.) (34041)

KARAKATSANIS J.:

FURTHER TO THE ORDER dated January 30, 2012, granting leave to intervene to the Attorney General of Ontario, Justice for Children and Youth, the British Columbia Teachers' Federation, the Council of Canadians with Disabilities, the Ontario Human Rights Commission, Saskatchewan Human Rights Commission and Alberta Human Rights Commission, the International Dyslexia Association, Ontario Branch, the Manitoba Human Rights Commission, the Learning Disabilities Association of Canada, the Canadian Constitution Foundation, the Canadian Association for Community Living, the Canadian Human Rights Commission, the Commission des droits de la personne et des droits de la jeunesse, the West Coast Women's Legal Education and Action Fund, the First Nations Child and Family Caring Society and the British Columbia Human Rights Tribunal;

IT IS HEREBY FURTHER ORDERED THAT only the Canadian Human Rights Commission, the International Dyslexia Association, the British Columbia Human Rights Tribunal, the Learning Disabilities Association of Canada, the Ontario Human Rights Commission, Saskatchewan Human Rights Commission and Alberta Human Rights Commission, the Canadian Constitution Foundation and the Attorney General of Ontario are each granted permission to present oral argument not exceeding ten (10) minutes at the hearing of these appeals.

À LA SUITE DE L'ORDONNANCE datée du 30 janvier 2012 accordant l'autorisation d'intervenir au Procureur général de l'Ontario, Justice for Children and Youth, la British Columbia Teachers' Federation, le Conseil des Canadiens avec déficiences, la Commission ontarienne des droits de la personne, Saskatchewan Human Rights Commission et Alberta Human Rights Commission, l'International Dyslexia Association, Ontario Branch, la Commission des droits de la personne du Manitoba, les Troubles d'Apprentissage - Association canadienne, la Canadian Constitution Foundation, l'Association canadienne pour l'intégration communautaire, la Commission canadienne des droits de la personne, la Commission des droits de la personne et des droits de la jeunesse, le West Coast Women's Legal Education and Action Fund, la First Nations Child and Family Caring Society et le British Columbia Human Rights Tribunal;

IL EST EN OUTRE ORDONNÉ QUE seulement la Commission canadienne des droits de la personne, l'International Dyslexia Association, le British Columbia Human Rights Tribunal, les Troubles d'Apprentissage - Association canadienne, la Commission ontarienne des droits de la personne, Saskatchewan Human Rights Commission et Alberta Human Rights Commission, la Canadian Constitution Foundation et le Procureur général de l'Ontario pourront présenter chacun une plaidoirie orale d'au plus dix (10) minutes lors de l'audition des appels.



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