



November 12, 2020

Le 12 novembre 2020

ORDER
MOTION**ORDONNANCE**
REQUÊTE

ETHIOPIAN ORTHODOX TEWAHEDO CHURCH OF CANADA ST. MARY CATHEDRAL, MESALE ENEGEDA, ABUNE DIMETROS AND HIWOT BEKELE v. TESHOME AGA, YOSEPH BEYENE, DEREJE GOSHU, TSEDUKE GEZAW AND BELAY HEBEST
(Ont.) (39094)

ABELLA J.:

UPON APPLICATIONS by the Canadian Muslim Lawyers Association; the Association for Reformed Political Action Canada; the Canadian Civil Liberties Association; the Evangelical Fellowship of Canada and the Catholic Civil Rights League (jointly); the Watch Tower Bible and the Tract Society of Canada; the British Columbia Humanist Association; the Seventh-day Adventist Church in Canada; the Christian Legal Fellowship; the National Council of Canadian Muslims; the Egale Canada Human Rights Trust; and the Canadian Centre for Christian Charities for leave to intervene in the above appeal;

AND THE MATERIAL FILED having been read;

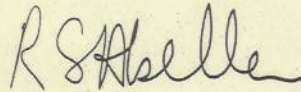
IT IS HEREBY ORDERED THAT:

The motions for leave to intervene are granted and the said eleven (11) interveners or group of interveners shall be entitled to each serve and file a single factum not to exceed ten (10) pages in length, and book of authorities, if any, on or before November 24, 2020. The Evangelical Fellowship of Canada and the Catholic Civil Rights League (jointly) and the Canadian Centre for Christian Charities are entitled to present written submissions only.

The Canadian Muslim Lawyers Association, the Association for Reformed Political Action Canada, the Canadian Civil Liberties Association, the Watch Tower Bible and the Tract Society of Canada, the British Columbia Humanist Association, the Seventh-day Adventist Church in Canada, the Christian Legal Fellowship, the National Council of Canadian Muslims and the Egale Canada Human Rights Trust are each granted permission to present oral argument not exceeding five (5) minutes at the hearing of the appeal.

The interveners or group of 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 or group of interveners shall pay to the appellants and respondents any additional disbursements resulting from their interventions.

A handwritten signature in black ink, appearing to read "R. S. Abelle". The signature is written in a cursive style with a large initial "R" and a long, sweeping underline.

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