

Federal Court of Appeal



Cour d'appel fédérale

Date: 20220718

Docket: A-242-21

Ottawa, Ontario, July 18, 2022

Present: RENNIE J.A.

BETWEEN:

ALLIANCE FOR EQUALITY OF BLIND CANADIANS

Appellant

and

ATTORNEY GENERAL OF CANADA

Respondent

and

**FIRST NATIONS CHILD AND
FAMILY CARING SOCIETY OF CANADA**

Intervener

ORDER

UPON motion in writing by the First Nations Child and Family Caring Society of Canada [the Caring Society] for an order under Rule 109 of the *Federal Courts Rules*, SOR/98-106 granting it leave to intervene in this appeal;

AND UPON reading the record herein, including the decision under appeal and the written submissions of the intervener and the respondent;

THIS COURT ORDERS that the Caring Society is granted leave to intervene in this appeal on the following terms:

- a) the Caring Society intervention shall not address the second issue (the Charter values and *Doré* argument), as outlined in paragraphs 37-41 of its draft memorandum of argument;
- b) the Caring Society may file a memorandum of fact and law of no more than 10 pages;
- c) the Caring Society may make oral submissions at the hearing of this appeal not exceeding 20 minutes or as allowed by the panel of this Court assigned to hear the appeal;
- d) the Caring Society shall accept the record as adduced by the parties and shall not file additional evidence;
- e) any documents served on any party in this appeal must also be served on the Caring Society;
- f) the style of cause for this appeal is amended to add First Nations Child and Family Caring Society of Canada as an intervener;
- g) the Caring Society may not seek costs or have costs awarded against it on the appeal;
- h) the Caring Society shall file its memorandum of fact and law within 15 days of the date of this Order;

- i) the Respondent Attorney General of Canada may file a reply memorandum not exceeding 5 pages 10 days thereafter; and
- j) no costs will be awarded on the motion.

“Donald J. Rennie”

J.A.