

Supreme Court of Canada



Cour suprême du Canada

September 10, 2015

le 10 septembre 2015

**ORDER
MOTION****ORDONNANCE
REQUÊTE**

HARRY DANIELS, GABRIEL DANIELS, LEAH GARDNER, TERRY JOUDREY AND THE CONGRESS OF ABORIGINAL PEOPLES v. HER MAJESTY THE QUEEN AS REPRESENTED BY THE MINISTER OF INDIAN AFFAIRS AND NORTHERN DEVELOPMENT AND ATTORNEY GENERAL OF CANADA
(F.C.A.) (35945)

GASCON J.:

FURTHER TO THE ORDER dated June 1, 2015, granting leave to intervene to the Attorney General for Saskatchewan, the Attorney General of Alberta, the Native Council of Nova Scotia, the New Brunswick Aboriginal Peoples Council and the Native Council of Prince Edward Island (joint), the Metis Settlements General Council, the Te'mexw Treaty Association, the Métis Federation of Canada, the Aseniwuche Winewak Nation, the Chiefs of Ontario, the Gift Lake Métis Settlement, the Native Alliance of Quebec, the Assembly of First Nations and the Métis National Council;

IT IS HEREBY FURTHER ORDERED THAT:

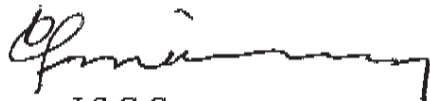
1. The Attorney General for Saskatchewan, the Attorney General of Alberta and the Assembly of First Nations are each granted permission to present oral argument not exceeding ten (10) minutes at the hearing of the appeal.
2. The Metis Settlements General Council, the Aseniwuche Winewak Nation, the Métis Federation of Canada, the Gift Lake Métis Settlement and the Métis National Council are each granted permission to present oral argument not exceeding five (5) minutes at the hearing of the appeal.
3. The facts of the Native Council of Nova Scotia, the New Brunswick Aboriginal Peoples Council and the Native Council of Prince Edward Island (joint), the Te'mexw Treaty Association, the Chiefs of Ontario and the Native Alliance of Quebec will be considered without the need for oral argument.

À LA SUITE DE L'ORDONNANCE datée du 1 juin 2015, autorisant le Procureur général de la Saskatchewan, le Procureur général de l'Alberta, le Native Council of Nova Scotia, le New Brunswick Aboriginal Peoples Council et le Native Council of Prince Edward Island (conjointe), le Metis Settlements General Council, le Te'mexw Treaty Association, la Fédération Métisse du Canada, le Aseniwuche Winewak Nation, les Chiefs of Ontario, le Gift Lake Métis Settlement,

l'Alliance autochtone du Québec, l'Assemblée des premières nations et le Ralliement national des Métis à intervenir;

IL EST EN OUTRE ORDONNÉ QUE :

1. Le Procureur général de la Saskatchewan, le Procureur général de l'Alberta et l'Assemblée des premières nations auront chacun le droit de présenter une plaidoirie orale d'au plus dix (10) minutes lors de l'audition de l'appel.
2. Le Metis Settlements General Council, l'Aseniwuche Winewak Nation, la Fédération Métisse du Canada, le Gift Lake Métis Settlement et le Ralliement national des Métis auront chacun le droit de présenter une plaidoirie orale d'au plus cinq (5) minutes lors de l'audition de l'appel.
3. Les mémoires du Native Council of Nova Scotia, du New Brunswick Aboriginal Peoples Council et du Native Council of Prince Edward Island (conjointe), de la Te'mexw Treaty Association, des Chiefs of Ontario et de l'Alliance autochtone du Québec seront examinés sans qu'il soit nécessaire que ces intervenantes présentent des plaidoiries orales.



J.S.C.C.
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