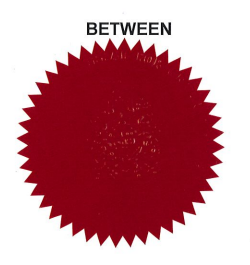
COURT OF APPEAL FOR ONTARIO

Court of Appeal File No.: C65861/M50374/ M50432/M50433/ M50435/M50436

The Honourable Justice R. Sharpe

)WEDNESDAY, THE 29TH)DAY OF MAY, 2019



City of Toronto

Respondent (Respondent by Appeal)

and

Attorney General of Ontario

Applicant (Appellant by Appeal)

AND BETWEEN

Rocco Achampong

Respondent (Respondent by Appeal)

and

Ontario (Hon. Doug Ford, Premier of Ontario), Ontario (Attorney General)

Applicants (Appellants by Appeal)

Page: 2

and

City of Toronto

Respondent (Respondent by Appeal)

AND BETWEEN

Chris Moise, Ish Aderonmu, and Prabha Khosla, on her own behalf and on behalf of all members of Women Win TO

Respondents (Respondents by Appeal)

and

Attorney General of Ontario

Applicant (Respondent by Appeal)

and

Jennifer Hollett, Lily Cheng, Susan Dexter, Geoffrey Kettel and Dyanoosh Youssefi

Respondents (Respondents by Appeal)

AMENDED ORDER REGARDING MOTIONS FOR LEAVE TO INTERVENE

THESE MOTIONS brought by Rowan Caister; the Canadian Constitution Foundation; the Canadian Taxpayers Federation; the David Asper Centre for Constitutional Rights; and the Federation of Canadian Municipalities;

Page: 3

ON READING the motion records of the moving parties;

NOTING that the Toronto District School Board was granted status as an intervening party in the court below;

AND ON HEARING submissions;

- IT IS ORDERED that the Canadian Constitution Foundation; the Canadian Taxpayers Federation; the David Asper Centre for Constitutional Rights; and the Federation of Canadian Municipalities are granted leave to intervene;
- 2. IT IS ORDERED that Rowan Caister's motion for leave to intervene is dismissed;
- IT IS ORDERED that each intervenor may file a factum not to exceed fifteen (15) pages. These intervenors must file five copies of their factums, as well as an electronic copy of each factum, by May 24, 2019;
- IT IS ORDERED that the Attorney General of Ontario may file five copies of her reply factum, not to exceed twenty (20) pages, as well as an electronic copy of her reply factum, by May 31st, 2019;
- IT IS ORDERED that the City of Toronto may file five copies of its reply factum, not to exceed twenty (20) pages, as well as an electronic copy of its reply factum, by May 31st, 2019;
- 6. IT IS ORDERED that the Attorney General of Ontario must file five copies of a joint book of authorities, as well as an electronic copy of the joint book of authorities, on behalf of the parties and the intervenors, by June 4, 2019;
- IT IS ORDERED that each intervenor may make oral submissions not to exceed ten (10) minutes;

- 8. IT IS ORDERED that intervenors will not ask for or be liable for any costs of the appeal.
- **9. IT IS ORDERED** that the Toronto District School Board may make oral submissions not to exceed ten (10) minutes;
- IT IS ORDERED that the Attorney General of Ontario may make oral submissions not to exceed two (2) hours and fifteen (15) minutes including submissions in reply to the City of Toronto and the intervenors;
- **11. IT IS ORDERED** that the City of Toronto may make oral submissions not to exceed two (2) hours and fifteen (15) minutes including reply to the intervenors;
- 12. IT IS ORDERED that the schedule of oral submissions will be as follows:
 - a. Attorney General of Ontario;
 - b. City of Toronto;
 - c. the Canadian Constitution Foundation;
 - d. the Canadian Taxpayers Federation;
 - e. the David Asper Centre for Constitutional Rights;
 - f. the Federation of Canadian Municipalities;
 - g. the Toronto District School Board;
 - h. the City of Toronto in reply to intervenors;
 - i. the Attorney General of Ontario in reply to the City of Toronto and intervenors.

May 29, 2019

ENTERED AT / INSCRIPT À TORONTO ON / BOOK NO: LE / DANS LE REGISTRE NO.:

MAY 292019

Mb May 9.D.

Justice R. Sharpe

PER/PAR: ST