Court File No.: CV-20-00649404-000

## ONTARIO SUPERIOR COURT OF JUSTICE

THE HONOURABLE	)	FRIDAY, THE 14 <sup>TH</sup>
JUSTICE BELOBABA	)	DAY OF JANUARY, 2022

BETWEEN:

## **NELL TOUSSAINT**

Plaintiff/Respondent

- and -

## ATTORNEY GENERAL OF CANADA

Defendant/Applicant

-and-

CHARTER COMMITTEE ON POVERTY ISSUES, CANADIAN HEALTH COALITION, FCJ REFUGEE CENTRE, AMNESTY INTERNATIONAL CANADA, INTERNATIONAL NETWORK FOR ECONOMIC, SOCIAL AND CULTURAL RIGHTS, THE COLOUR OF POVERTY/COLOUR OF CHANGE NETWORK, THE BLACK LEGAL ACTION CENTRE, THE SOUTH ASIAN LEGAL CLINIC OF ONTARIO, AND THE CHINESE AND SOUTHEAST ASIAN LEGAL CLINIC AND CANADIAN CIVIL LIBERTIES ASSOCIATION

Proposed Interveners / Moving Parties

## **ORDER**

THIS MOTION, made by the four proposed interveners: i) Amnesty International Canadian and International Network for Economic, Social and Cultural Rights; ii) Charter Committee on Poverty Issues, Canadian Health Coalition and the FCJ Refugee Centre; iii) the Colour of Poverty/Colour of Change Network, the Black Legal Action Centre, the South Asian Legal Clinic of Ontario, and the Chinese and Southeast Asian Legal Clinic ("Colour of Poverty Coalition") and; iv) the Canadian Civil Liberties Association, (together, "the Interveners") for an

order granting each of them leave to intervene as a friend of the Court in the motion to strike the

amended amended statement of claim made by the Defendant/Respondent, the Attorney General

of Canada ("AGC"), was heard by me this day by videoconference.

**ON READING** the motion records of the Interveners, the motion record of the AGC in

the motion to strike the amended amended statement of claim, the facta of the Interveners and the

AGC, the consent of the Plaintiff/Respondent, and on hearing the submissions of counsel for the

parties and for the Interveners;

1. **THIS COURT ORDERS** that the Interveners are granted leave to intervene as friends of

the Court at the hearing of the motion to strike.

2. THIS COURT FURTHER ORDERS that each of the Interveners shall be entitled to file

a factum of no more than 15 pages.

3. **THIS COURT FURTHER ORDERS** that the length of oral argument of the Interveners,

if any, will be determined in the discretion of the judge hearing the motion to strike.

4. THIS COURT FURTHER ORDERS that the Interveners shall not be entitled to receive

and shall not be liable for costs against any party or intervener in the motion to strike.

5. **THIS COURT FURTHER ORDERS** that no costs are payable in respect of the motions

for leave to intervene.

Signed: Justice Edward Belobaba

Notwithstanding Rule 59.05, this Judgment [Order] is effective and binding from the date it is made and is enforceable without any need for entry and filing. Any party to this Judgment [Order] may submit a formal Judgment [Order] for original signing, entry and filing when

the Court returns to regular operations.