Federal Court



Cour fédérale

Date: 20240307

Docket: T-316-22

Citation: 2024 FC 36

Ottawa, Ontario, March 7, 2024

PRESENT: The Honourable Mr. Justice Mosley

BETWEEN:

CANADIAN CIVIL LIBERTIES ASSOCIATION

Applicant

and

ATTORNEY GENERAL OF CANADA

Respondent

<u>and</u>

ATTORNEY GENERAL OF ALBERTA

Intervener

AMENDED JUDGMENT

UPON an Application for Judicial Review pursuant to section 18.1 of the *Federal Courts*Act, RSC 1985, c F-7 (*Federal Courts Act*) in respect of the *Proclamation Declaring a Public*Order Emergency, SOR/2022-20 (*Proclamation*), made pursuant to s. 17(1) of the *Emergencies*Act, RSC 1985, c 22 (4th Supp.) (the Act) and regulations made pursuant to s. 19(1) of the Act:

the *Emergency Measures Regulations*, P.C. 2022-107, SOR/2022-21 (*Regulations*), and the *Emergency Economic Measures Order*, P.C. 2022-108, SOR/2022-22 (*Order*);

AND UPON the motion of the Respondent to strike the application for judicial review on the grounds that it was moot as the *Proclamation* had been revoked and the associated *Regulations* and *Order* had been terminated by operation of law and that the Applicant lacked standing to challenge the *Proclamation, Regulations* and *Order* as they were not directly affected by them within the meaning of subsection 18.1(1) of the *Federal Courts Act*;

AND UPON considering the material filed by the parties and hearing the oral arguments of Counsel at a hearing in the City of Ottawa, Ontario on April 3-5, 2023;

AND UPON considering that the wording of subsection 18.1 (1) of the *Federal Courts*Act is broad enough to encompass applicants when they meet the test for public interest standing;

AND UPON determining that while the application is moot, the Court should exercise its discretion to hear it and that the Applicant has satisfied the test to be granted public interest standing;

AND UPON determining that the decision to issue the *Proclamation* and the associated *Regulations* and *Order* was unreasonable and *ultra vires* the *Act*;

AND UPON determining that the *Regulations* infringed section 2(b) of the *Canadian* Charter of Rights and Freedoms Part I of the Constitution Act, 1982 adopted as Schedule B to the Canada Act 1982, 1982, c 11 (UK) (Charter) and that the Order infringed section 8 of the Charter and that neither infringement was justified under section 1 of the Charter;

THIS COURT ORDERS that:

1. The Respondent's motion for an order striking the application for judicial review is

denied and the Court exercises its discretion to determine the matter notwithstanding

that it is most in view of the revocation of the *Proclamation* and termination of the

associated Regulations and Order;

2. The Applicant is granted public interest standing to bring this application for judicial

review;

3. It is declared that the decision to issue the *Proclamation* and the associated

Regulations and Order was unreasonable and ultra vires the Emergencies Act;

4. It is declared that the *Regulations* infringed section 2 (b) of the *Charter* and declared

that the *Order* infringed section 8 of the *Charter* and that neither infringement was

justified under section 1; and

5. There is no award of costs.

"Richard G. Mosley"

Judge

FEDERAL COURT

SOLICITORS OF RECORD

DOCKET: T-316-22

STYLE OF CAUSE: CANADIAN CIVIL LIBERTIES ASSOCIATION v

ATTORNEY GENERAL OF CANADA AND

ATTORNEY GENERAL OF ALBERTA

PLACE OF HEARING: OTTAWA, ONTARIO

DATE OF HEARING: APRIL 3-5, 2023

JUDGMENT: MOSLEY J.

DATED: JANUARY 23, 2024

MARCH 7, 2024 **AMENDED:**

APPEARANCES:

FOR THE APPLICANTS **Brandon Chung**

Ewa Krajewska

Christopher Rupar FOR THE RESPONDENT

John Provart David Aaron

Kathleen Kohlman

SOLICITORS OF RECORD:

Henein Hutchison Robitaille LLP FOR THE APPLICANTS

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