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33412	Wayne Crookes, et al. v. Jon Newton (B.C.) (Civil) (By Leave)
COMMENTS/REMARQUES :	

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Supreme Court of Canada



Cour suprême du Canada

September 20, 2010

Le 20 septembre 2010

ORDER
MOTION**ORDONNANCE**
REQUÊTE**WAYNE CROOKES and WEST COAST TITLE SEARCH LTD. v. JON NEWTON**
(B.C.) (33412)**BINNIE J.:**

UPON APPLICATIONS by the Canadian Civil Liberties Association, the Samuelson-Glushko Canadian Internet Policy and Public Interest Clinic, the British Columbia Civil Liberties Association, the NetCoalition, the Canadian Newspaper Association, AD IDEM/Canadian Media Lawyers Association, Magazines Canada, Canadian Journalists for Free Expression, The Writers' Union of Canada, Professional Writers Association of Canada, PEN Canada and Canadian Publishers' Council and Article19 for leave to intervene in the above appeal;

AND THE MATERIAL FILED having been read;

IT IS HEREBY ORDERED THAT:

The motions for leave to intervene of the Canadian Civil Liberties Association, the Samuelson-Glushko Canadian Internet Policy and Public Interest Clinic, the British Columbia Civil Liberties Association, the NetCoalition and the joint application on behalf of the Canadian Newspaper Association, AD IDEM/Canadian Media Lawyers Association, Magazines Canada, Canadian Journalists for Free Expression, The Writers' Union of Canada, Professional Writers Association of Canada, PEN Canada and Canadian Publishers' Council, are granted and the said five interveners shall each be entitled to serve and file a factum not to exceed 15 pages in length.

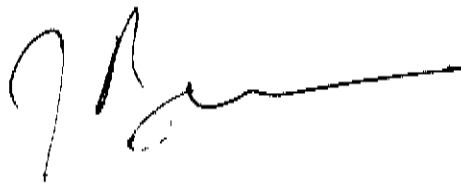
The motion for an extension of time to apply for leave to intervene and for leave to intervene of the applicant Article 19 is dismissed.

The requests to present oral argument are deferred to a date following receipt and consideration of the written arguments of the parties and the interveners.

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The interveners shall not be entitled to raise new issues or to adduce further evidence or otherwise to supplement the record of the parties except that with the consent of the respondent (and the appellant taking no position) the requests by NetCoalition and the joint group of the Canadian Newspaper Association, et al. to file evidence on this appeal as described in their respective motions is granted, provided the material (if any) is filed within 30 days of the date hereof. If issues related to the filing of the material or response by the parties arise I may be spoken to through the Registry.

Pursuant to Rule 59(1)(a) of the *Rules of the Supreme Court of Canada*, the interveners shall pay to the appellants and respondent any additional disbursements occasioned to the appellants and respondent by their intervention.



J.S.C.C.
J.C.S.C.