Federal Court



Cour fédérale

Date: 20220704

Dockets:	T-693-22
	T-694-22
	T-695-22
	T-705-22
	T-710-22
	T-827-22
	T-828-22
	T-929-22

Docket: T-693-22

Toronto, Ontario, July 4, 2022

PRESENT: Case Management Judge Trent Horne

BETWEEN:



AND BETWEEN:

JOSHUA FUDGE

and

HER MAJESTY THE QUEEN

Defendant

Plaintiff

Docket: T-694-22

ALIM MANJI

Plaintiff

and

HER MAJESTY THE QUEEN

Defendant

Docket: T-695-22

AND BETWEEN:

RENE BEAULIEU

Plaintiff

and

HER MAJESTY THE QUEEN

Defendant

Docket: T-705-22

AND BETWEEN:

ANGELA COLELLA KROEPLIN

Plaintiff

and

HER MAJESTY THE QUEEN

Defendant

Docket: T-710-22

AND BETWEEN:

ROSA TAMM

Plaintiff

and

HER MAJESTY THE QUEEN

Defendant

Docket: T-827-22

AND BETWEEN:

ROGER W GERVAIS

Plaintiff

and

HER MAJESTY THE QUEEN

Defendant

Docket: T-828-22

AND BETWEEN:

SHELLEY R GERVAIS

Plaintiff

and

HER MAJESTY THE QUEEN

Defendant

Docket: T-929-22

AND BETWEEN:

KATHERINE WRIGHT

Plaintiff

and

HER MAJESTY THE QUEEN

Defendant

JUDGMENT

UPON a direction issued June 1, 2022;

AND UPON considering:

[1] By order dated May 18, 2022, the actions in Court file nos. T-693-22, T-694-22,

T-695-22, T-705-22, T-710-22, T-827-22, T-828-22, and T-929-22 were stayed pending the final

determination of the proceedings in T-277-22 and any appeals therefrom.

[2] By judgment and reasons dated May 18, 2022, the statement of claim in Court File no.

T-277-22 was struck in its entirety, without leave to amend. The decision was not appealed, and is final.

[3] On June 1, 2022, I issued the following direction to the parties in T-693-22, T-694-22,

T-695-22, T-705-22, T-710-22, T-827-22, T-828-22, and T-929-22:

An order was issued in these proceedings on May 18, 2022 (the "Order"). Among other things, the Order stayed these proceedings pending the final determination in T-277-22 (the claim filed by John Turmel) and any appeals therefrom.

The proceedings in T-277-22 were struck, without leave to amend, by my judgment and reasons dated May 18, 2022. No appeal has been taken from this decision. The deadline to appeal was May 30, 2022 (Rule 51). The judgment in T-277-22 is therefore final.

The Order stated that, in the event that any party in T-693-22, T-694-22, T-695-22, T-705-22, T-710-22, T-827-22, T-828-22, and T-929-22 takes the position that their action is differently situated than T-277-22 such that the final determination in T-277-22 (and any appeals therefrom) should not apply to their action, that party shall, within 30 days of the final determination in T-277-22 and any appeals therefrom, requisition a case

management conference to establish a schedule for a motion to determine whether their action should move forward.

Any party that wishes to requisition a case management conference to establish a schedule for a motion to determine whether their action should continue must do so by June 29, 2022. If no request for a case management conference is made by that date, the action will be dismissed on the same grounds as the proceeding in T-277-22, and the parties will be invited to make submissions as to costs.

[4] The deadline to requisition a case management conference has passed. None of the plaintiffs in T-693-22, T-694-22, T-695-22, T-705-22, T-710-22, T-827-22, T-828-22, and T-929-22 have indicated an intention to proceed with their claims. No notices of discontinuance have been filed.

[5] I have reviewed the statements of claim in Court file nos. T-693-22, T-694-22, T-695-22, T-705-22, T-710-22, T-827-22, T-828-22, and T-929-22. Each of them is essentially the same as the one filed by John Turmel in Court file no. T-277-22. For the reasons as set out in my judgment and reasons dated May 18, 2022 in T-277-22, each of the statements of claim in Court file nos. T-693-22, T-694-22, T-695-22, T-705-22, T-710-22, T-827-22, T-828-22, and T-929-22 will be struck, without leave to amend.

THIS COURT'S JUDGMENT is that:

 The statements of claim in each of Court file nos. T-693-22, T-694-22, T-695-22, T-705-22, T-710-22, T-827-22, T-828-22, and T-929-22 are struck, without leave to amend. 2. The defendant shall serve and file submissions as to costs within 10 days of the date of this order, not to exceed 5 pages. Any responding submissions from the plaintiffs as to costs shall be served and filed within 20 days of the date of this order, not to exceed 5 pages.

"Trent Horne" Case Management Judge