

Supreme Court of Canada / Cour suprême du Canada

(le français suit)

JUDGMENT IN APPEAL

July 11, 2014

For immediate release

OTTAWA – The Supreme Court of Canada has today deposited with the Registrar judgment in the following appeal.

Reasons for judgment will be available shortly at: <http://scc.lexum.org/decisia-scc-csc/scc-csc/en/nav.do>

JUGEMENT SUR APPEL

Le 11 juillet 2014

Pour diffusion immédiate

OTTAWA – La Cour suprême du Canada a déposé aujourd'hui auprès du registraire le jugement dans l'appel suivant.

Motifs de jugement disponibles sous peu à: <http://scc.lexum.org/decisia-scc-csc/scc-csc/fr/nav.do>

35379

Andrew Keewatin Jr. and Joseph William Fobister, on their own behalf and on behalf of all other members of Grassy Narrows First Nation v. Minister of Natural Resources, Resolute FP Canada Inc. (formerly Abitibi-Consolidated Inc.), Attorney General of Canada and Goldcorp Inc. – AND BETWEEN – Leslie Cameron, on his own behalf and on behalf of all other members of Wabauskang First Nation v. Minister of Natural Resources, Resolute FP Canada Inc. (formerly Abitibi-Consolidated Inc.), Attorney General of Canada and Goldcorp Inc. – and – Attorney General of Manitoba, Attorney General of British Columbia, Attorney General for Saskatchewan, Attorney General of Alberta, Grand Council of Treaty #3, Blood Tribe, Beaver Lake Cree Nation, Ermineskin Cree Nation, Siksika Nation, Whitefish Lake First Nation #128, Fort McKay First Nation, Te'mexw Treaty Association, Ochiichagwe'Babigo'Ining First Nation, Ojibways of Onigaming First Nation, Big Grassy First Nation, Naothamegwanning First Nation, Métis Nation of Ontario, Cowichan Tribes, represented by Chief William Charles Seymour, on his own behalf and on behalf of the members of Cowichan Tribes, Lac Seul First Nation, Sandy Lake First Nation and Assembly of First Nations/National Indian Brotherhood (Ont.)
2014 SCC 48 / 2014 CSC 48

Coram: McLachlin C.J. and LeBel, Abella, Rothstein, Cromwell, Moldaver and Wagner JJ.

The appeal from the judgment of the Court of Appeal for Ontario, Numbers C54314, C54326, C54348, 2013 ONCA 158, dated March 18, 2013, heard on May 15, 2014, is dismissed. Costs of the appeal are awarded to the appellant Wabauskang First Nation on the same basis as the costs order earlier granted to the appellant Grassy Narrows First Nation.

L'appel interjeté contre l'arrêt de la Cour d'appel de l'Ontario, numéros C54314, C54326, C54348, 2013 ONCA 158, en date du 18 mars 2013, entendu le 15 mai 2014, est rejeté. L'appelante la Première Nation de Wabauskang se voit accorder ses dépens en appel sur la même base que ceux accordés par voie d'ordonnance préalable à l'appelante la Première Nation de Grassy Narrows.

Supreme Court of Canada / Cour suprême du Canada :
comments-commentaires@scc-csc.ca
(613) 995-4330