**Supreme Court of Canada / Cour suprême du Canada**

*(Le français suit)*

**JUDGMENT IN APPEAL**

**July 15, 2022**

**For immediate release**

**OTTAWA** – The Supreme Court of Canada has today deposited with the Registrar judgment in the following appeal. The [reasons for judgment](https://decisions.scc-csc.ca/scc-csc/scc-csc/en/nav_date.do) and the [Case in Brief](https://www.scc-csc.ca/case-dossier/cb/index-eng.aspx) will be available shortly.

**JUGEMENT SUR APPEL**

**Le 15 juillet 2022**

**Pour diffusion immédiate**

**OTTAWA** – La Cour suprême du Canada a déposé aujourd’hui auprès du registraire le jugement dans l'appel suivant. Les [motifs de jugement](https://decisions.scc-csc.ca/scc-csc/scc-csc/fr/nav_date.do) et [*La cause en bref*](https://www.scc-csc.ca/case-dossier/cb/index-fra.aspx) seront disponibles sous peu.

**39418** **Society of Composers, Authors and Music Publishers of Canada v. Entertainment Software Association, Entertainment Software Association of Canada, Apple Inc., Apple Canada Inc., Bell Canada, Quebecor Media Inc., Rogers Communications, Shaw Communications and Pandora Media Inc. - AND BETWEEN - Music Canada v. Entertainment Software Association, Entertainment Software Association of Canada, Apple Inc., Apple Canada Inc., Bell Canada, Quebecor Media Inc., Rogers Communications, Shaw Communications and Pandora Media Inc. - and - Samuelson-Glushko Canadian Internet Policy and Public Interest Clinic, Canadian Music Publishers Association carrying on business as “Music Publishers Canada”, Professional Music Publishers Association, Canadian Association of Law Libraries, Library Futures Institute and Ariel Katz** (F.C.)

**2022 SCC 30 / 2022 CSC 30**

Coram: Wagner C.J. and Moldaver, Karakatsanis, Côté, Brown, Rowe, Martin, Kasirer and Jamal JJ.

The appeal from the judgment of the Federal Court of Appeal, Numbers A-267-17 and A-270-17, 2020 FCA 100, dated June 5, 2020, heard on January 18, 2022, is dismissed with costs in this Court to Apple Inc. and Apple Canada Inc., and costs in this Court and the Federal Court of Appeal to the remaining respondents.

L’appel interjeté contre l’arrêt de la Cour d’appel fédérale, numéros A-267-17 et A-270-17, 2020 CAF 100, daté du 5 juin 2020, entendu le 18 janvier 2022, est rejeté. Les dépens devant la Cour sont adjugés à Apple Inc. et Apple Canada Inc. et les dépens devant la Cour et la Cour d’appel fédérale sont adjugés aux autres intimées.

Supreme Court of Canada / Cour suprême du Canada :

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