

SUPREME COURT OF CANADA -- JUDGMENTS IN LEAVE APPLICATIONS
OTTAWA, 20/8/98. THE SUPREME COURT OF CANADA HAS TODAY
RENDERED JUDGMENT IN THE FOLLOWING APPLICATIONS FOR LEAVE
TO APPEAL.

FROM: SUPREME COURT OF CANADA (613) 995-4330

**COUR SUPRÊME DU CANADA -- JUGEMENTS SUR DEMANDES
D'AUTORISATION**

OTTAWA, 20/8/98. LA COUR SUPRÊME DU CANADA A RENDU JUGEMENT
AUJOURD'HUI DANS LES DEMANDES D'AUTORISATION D'APPEL
SUIVANTES.

SOURCE: COUR SUPRÊME DU CANADA (613) 995-4330

26517 **JOHN W. HARVEY REAL ESTATE COMPANY LIMITED AND JOHN HARVEY v.
GRANTLEY SPENCE AND JENNIFER SPENCE** (Ont.)

CORAM: Cory, Major and Binnie JJ.

The application for leave to appeal is dismissed.

La demande d'autorisation d'appel est rejetée.

26449 **BHARAT GOEL, ANITA GOEL v. MINISTER OF HUMAN RESOURCES
DEVELOPMENT** (F.C.A.) (Ont.)

CORAM: Cory, Major and Binnie JJ.

The application for leave to appeal is dismissed.

La demande d'autorisation d'appel est rejetée.

26491 **BHARAT GOEL v. ONTARIO LABOUR RELATIONS BOARD AND YORK
UNIVERSITY STAFF ASSOCIATION** (Ont.)

CORAM: Cory, Major and Binnie JJ.

The application for leave to appeal is dismissed.

La demande d'autorisation d'appel est rejetée.

26490 **HELMUTH TREUGOTT BUXBAUM v. ROY BUXBAUM, A MINOR BY HIS
LITIGATION GUARDIAN, ISBRANT BUXBAUM AND KAREN BUXBAUM** (Ont.)

CORAM: Cory, Major and Binnie JJ.

The application for leave to appeal is dismissed with party-and-party costs.

La demande d'autorisation d'appel est rejetée avec dépens sur la base de frais entre parties.

26498 **ELIZABETH BALANYK v. THE GREATER NIAGARA GENERAL HOSPITAL, AND JOHN CARTER IN HIS CAPACITY AS THE CHIEF EXECUTIVE OFFICER (C.E.O.), AL WEIER, DIRECTOR OF HUMAN RESOURCES, MARIANNE ORCUTT, ALSO KNOWN AS MARIANNE CHENOWETH, PATRICIA STUART, THE ONTARIO NURSES ASSOCIATION, GLENA COLE SLATTERY IN HER CAPACITY AS PAST C.E.O. OF THE ONTARIO NURSES ASSOCIATION FOR THE YEARS 1986 TO 1988, ELIZABETH WOODS ALSO KNOWN AS LIZ WOODS, FELICITY BRIGGS, WILLIAM CHALLIS (SOLICITOR), BRIAN KELSEY (SOLICITOR), ROBERT SALISBURY (SOLICITOR), ELIZABETH SYMES (SOLICITOR), THE ONTARIO LABOUR RELATIONS BOARD, CHAIRED BY HARRY FREEDMAN** (Ont.)

CORAM: Cory, Major and Binnie JJ.

The application for extension of time is granted and the application for leave to appeal is dismissed with costs to The Nurses Association, The Greater Niagara General Hospital, John Carter, Al Weier and Brian Kelsey.

La demande de prorogation de délai est accueillie et la demande d'autorisation d'appel est rejetée avec dépens à The Nurses Association, The Greater Niagara General Hospital, John Carter, Al Weier et Brian Kelsey.

26543 **RICHARD ALAN NONAME v. HER MAJESTY THE QUEEN** (Alta.)

CORAM: Cory, Major and Binnie JJ.

The application for leave to appeal is dismissed.

La demande d'autorisation d'appel est rejetée.

26561 **DORIS MAE EISENHAUER v. HER MAJESTY THE QUEEN** (N.S.)

CORAM: Cory, Major and Binnie JJ.

The application for extension of time is granted and the application for leave to appeal is dismissed.

La demande de prorogation de délai est accordée et la demande d'autorisation d'appel est rejetée.

26515 **DARYL BAX v. THE WORKERS' COMPENSATION BOARD** (Sask.)

CORAM: Cory, Major and Binnie JJ.

The application for leave to appeal is dismissed with costs.

La demande d'autorisation d'appel est rejetée avec dépens.

26421 **AIR CANADA v. TICKETNET CORPORATION** (Ont.)

CORAM: Cory, Major and Binnie JJ.

The application for leave to appeal is dismissed with costs and the conditional application for leave to cross-appeal is dismissed.

La demande d'autorisation d'appel est rejetée avec dépens et la demande conditionnelle d'autorisation de former un appel incident est rejetée.

26562 **THOMAS BRUCE BAKER v. MONICA FRIEDA FRANCIS** (Ont.)

CORAM: Cory, Major and Binnie JJ.

The application for leave to appeal is granted on the limited issue of interpretation of s. 4(b) of the *Federal Child Support Guidelines*, SOR/97-175. In addition, an order will issue in the following terms:

1. The order staying the proceedings is lifted and the lump sum of \$500,000 together with the accrued interest is to be paid to the respondent.
2. Child support will be paid in the amount ordered by the courts below.
3. The respondent's costs will be paid as ordered by the courts below.

La demande d'autorisation d'appel est accueillie à l'égard de la seule question de l'interprétation de l'al. 4b) des *Lignes directrices fédérales sur les pensions alimentaires pour enfants*, DORS/97-175. En outre, la Cour ordonne:

1. La levée du sursis d'instance et le versement à l'intimée de la somme forfaitaire de 500 000 \$, avec intérêts.
2. Le versement de la pension alimentaire pour enfants fixée par les tribunaux d'instance inférieure.
3. Le paiement des dépens de l'intimée conformément aux ordonnances rendues par les tribunaux d'instance inférieure.

26484 **CARPENTER FISHING CORPORATION, DON JOHANNES, KAARINA ETHERIDGE, WHITE HOPE HOLDINGS LTD., SIMPSON FISHING CO. LTD. AND NORMAN JOHNSON v. HER MAJESTY THE QUEEN IN RIGHT OF CANADA AND BERNARD VALCOURT, MINISTER OF FISHERIES AND OCEANS - and between - TITAN FISHING LTD. v. HER MAJESTY THE QUEEN IN RIGHT OF CANADA AND BERNARD VALCOURT, MINISTER OF FISHERIES AND OCEANS** (F.C.A.) (B.C.)

CORAM: Cory, Major and Binnie JJ.

The request for an oral hearing is dismissed and the application for leave to appeal is dismissed with costs. La demande d'audition est rejetée et la demande d'autorisation d'appel est rejetée avec dépens.
