No. 34502

|  |  |  |
| --- | --- | --- |
| January 19, 2012 |  | Le 19 janvier 2012 |
|  |  |  |
| Coram: McLachlin C.J. and Rothstein and Moldaver JJ. |  | Coram : La juge en chef McLachlin et les juges Rothstein et Moldaver |
|  |  |  |
| BETWEEN:Abdullah Almalki, Khuzaimah Kalifah, Abdulrahman Almalki, by his Litigation Guardian Khuzaimah Kalifah, Sajeda Almalki, by her Litigation Guardian Khuzaimah Kalifah, Muaz Almalki, by his Litigation Guardian Khzaimah Kalifah, Zakariyy A Almalki, by his Litigation Guardian Khuzaimah Kalifah, Nadim Almalki, Fatima Almalki, Ahmad Abou-Elmaati, Badr Abou-Elmaati, Samira Al-Shallash, Rasha Abou-Elmaati, Muayyed Nureddin, Abdul Jabbar Nureddin, Fadila Siddiqu, Mofak Nureddin, Aydin Nureddin, Yashar Nureddin, Ahmed Nureddin, Sarab Nureddin and Byda NureddinApplicants- and -Attorney General of CanadaRespondent |  | ENTRE :Abdullah Almalki, Khuzaimah Kalifah, Abdulrahman Almalki, by his Litigation Guardian Khuzaimah Kalifah, Sajeda Almalki, by her Litigation Guardian Khuzaimah Kalifah, Muaz Almalki, by his Litigation Guardian Khzaimah Kalifah, Zakariyy A Almalki, by his Litigation Guardian Khuzaimah Kalifah, Nadim Almalki, Fatima Almalki, Ahmad Abou-Elmaati, Badr Abou-Elmaati, Samira Al-Shallash, Rasha Abou-Elmaati, Muayyed Nureddin, Abdul Jabbar Nureddin, Fadila Siddiqu, Mofak Nureddin, Aydin Nureddin, Yashar Nureddin, Ahmed Nureddin, Sarab Nureddin et Byda NureddinDemandeurs- et -Procureur général du CanadaIntimé |
|  |  |  |
| JUDGMENTThe motion for an extension of time to serve and file the application for leave to appeal is granted. The application for leave to appeal from the judgments of the Federal Court of Appeal, Number A-428-10, 2011 FCA 199, dated June 13, 2011 and October 13, 2011, is dismissed without costs. |  | JUGEMENTLa requête en prorogation du délai de signification et de dépôt de la demande d’autorisation d’appel est accordée. La demande d’autorisation d’appel des arrêts de la Cour d’appel fédérale, numéro A-428-10, 2011 CAF 199, datés du 13 juin 2011 et du 13 octobre 2011, est rejetée sans dépens.  |

C.J.C.

J.C.C.