

S.C. No. 13 – A0142

SUPREME COURT OF YUKON

Between

THE FIRST NATION OF NACHO NYAK DUN, THE TR'ONDĚK HWĚCH'IN,
YUKON CHAPTER-CANADIAN PARKS & WILDERNESS SOCIETY, YUKON
CONSERVATION SOCIETY, GILL CRACKNELL, KAREN BALTGAILIS

Plaintiff

And

GOVERNMENT OF YUKON

Defendant

And

GWICH'IN TRIBAL COUNCIL

Intervenor

UNDERTAKING

I, BRIAN Boyle (name), of Whitehorse (city,
province/territory) and representative of CBC (media
outlet), give the following undertaking to the court:

(a) I promise that I will strictly comply with the terms of the attached Order.

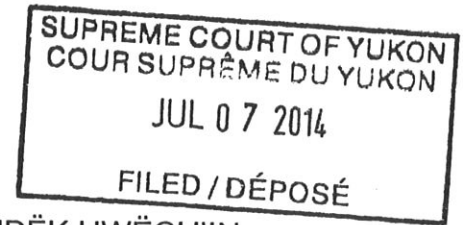
I understand that if I breach any of the promises made in this Undertaking I may
be cited for contempt of court.

Dated July 7th 2014

Signature

D/ Clerk of the Court

SUPREME COURT OF YUKON



Between

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YUKON CHAPTER-CANADIAN PARKS & WILDERNESS SOCIETY, YUKON
CONSERVATION SOCIETY, GILL CRACKNELL, KAREN BALTGAILIS

Plaintiffs

And

GOVERNMENT OF YUKON

Defendant

And

GWICH'IN TRIBAL COUNCIL

Intervenor

AMENDED ORDER

ORIGINAL ORDER FILED JULY 3, 2014

BEFORE THE HONOURABLE) Monday, the 7th
MR. JUSTICE VEALE) day of July, 2014

THE APPLICATION of the Plaintiff Yukon Chapter-Canadian Parks and Wilderness Society ("CPAWS"), coming on for hearing at Whitehorse, Yukon on the 30th day of June, 2014, and on hearing Margaret Rosling and C. Patricia S. Riley, lawyers for the Plaintiffs, John J.L. Hunter, Q.C. and Mark Radke, lawyers for the Defendant, and Jeff Langlois, lawyer for the Intervenor

THIS COURT ORDERS that:

1. CPAWS may use one 4K Black Magic Cinema Camera to record the hearing of this action on July 7, 2014 between 10:00 am and 12:30 pm.

2. The operating personnel and video camera shall be placed in an area designated by the court and shall not be moved or removed while the court is in session.
3. The operating personnel shall wear neat business apparel.
4. The video camera and operating personnel shall be in place at least 15 minutes prior to the scheduled commencement of the proceedings.
5. The operating personnel shall restrict the subject of the recording to counsel and the presiding judge, and no members of the public in attendance at the hearing shall be recorded.
6. Only dialogue between counsel or parties and the bench shall be recorded, and there shall be no recording of conversations between counsel or between counsel and their clients.
6. The camera shall not be used to record documents on counsel tables, the clerk's desk or the bench in such a manner that the text can be magnified, read or deciphered.
7. No camera shots will be closer than the head and shoulders of any individual.
8. The footage recorded may be used for news, current affairs, documentary or educational purposes. It shall not be used for satire, comedy, advertising, promotion or commercial purposes. The footage shall not be sold. Any media wishing to acquire the recorded footage from CPAWS shall first file an Undertaking, as attached hereto, with the Court agreeing to be bound by this Order.
9. It remains in the discretion of the court to order that the recording be stopped if it is interfering with the proper administration of justice or becomes overly disruptive.

By the Court


Véale J.