

Federal Court



Cour fédérale

180 Queen Street West
Suite 200
Toronto, Ontario
M5V 3L6

May 28, 2010

REGISTERED MAIL

Lorne Waldman
Waldman and Associates
281 Eglinton Ave East
Toronto, Ontario
M4P 1L3

Dear Sir/Madam:

RE: KATARINA ONUSCHAK, et al v. CSIC ET AL
Court File No: T-1425-09 and T-1768-09

Enclosed you will find the following documents:

- Certified copy of the Order

of the Honourable Mr. Justice Harrington dated May 28, 2010

Yours truly,

Jeff Weir
Registry Officer

Enc.

Pursuant to section 20 of the *Official Languages Act* all decisions, orders and judgments, including any reasons given therefor, issued by the Court are issued in both official languages. In the event that such documents are issued in the first instance in only one of the official languages, a copy of the version in the other official language will be forwarded on request when it is available.

Conformément à l'article 20 de la *Loi sur les langues officielles*, les décisions, ordonnances et jugements finals, avec les motifs y afférents, sont émis dans les deux langues officielles. Au cas où ces documents ne seraient émis, en premier lieu, que dans l'une des deux langues officielles, une copie de la version dans l'autre langue officielle sera transmise, sur demande, dès qu'elle sera disponible.

Federal Court



Cour fédérale

Date: 20100528

Docket: T-1425-09

Toronto, Ontario, May 28, 2010

PRESENT: The Honourable Mr. Justice Harrington

BETWEEN:

KATARINA ONUSCHAK

Applicant

and

**CANADIAN SOCIETY OF IMMIGRATION CONSULTANTS
AND THE BOARD OF DIRECTORS OF CANADIAN SOCIETY
OF IMMIGRATION CONSULTANTS**

Respondents

ORDER

UPON application for leave and for judicial review with respect to a decision, or decisions,
of the respondent;

AND UPON reviewing the record and oral submissions of counsel;

THIS COURT ORDERS that:

1. Application for leave is hereby granted; the fourth and fifth allegations thereof being withdrawn;
2. To the extent, if any, an extension of time was required, such extension is granted;
3. To the extent, if any, the application for judicial review deals with more than a single order in respect of which relief is sought, it is ordered that the judicial review shall extend to all decisions and issues;
4. Considering this matter is case managed and taking into account the Federal Courts *Immigration and Refugee Protection Rules*, and more particularly Rule 15;
 - a. The hearing of this judicial review shall be heard in conjunction with the application under docket number T-1768-09 in the city of Toronto for a duration not to exceed two days.
 - b. The hearing shall be in the English language to commence on a date to be fixed by the Judicial Administrator.
 - c. By noon next Wednesday June 2, 2010, the parties are to submit a time table with respect to matters leading up to the hearing of the judicial review, following which the schedule shall be fixed, or in the case of dispute, a case management conference shall be called;
5. The Respondent need not file a Tribunal Record;

6. The style of cause shall henceforth show Olukayode Adebogun as an additional Applicant.

"Sean Harrington"

Judge

HEREBY CERTIFY that the above document is a true copy of the original filed of record in the Registry of the Federal Court of Canada the _____ day of _____ AD 20____
Dated this _____ day of _____ 20____

Jeff Weir
Registry Officer

Federal Court



Cour fédérale

Date: 20100528

Docket: T-1768-09

Toronto, Ontario, May 28, 2010

PRESENT: The Honourable Mr. Justice Harrington

BETWEEN:

OLUKAYODE ADEBOGUN

Applicant

and

CANADIAN SOCIETY OF IMMIGRATION CONSULTANTS

Respondent

ORDER

UPON application for leave and for judicial review with respect to a decision, or decisions,
of the Respondent;

AND UPON reviewing the record and considering the written and oral submissions of
counsel;

Federal Court



Cour fédérale

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M5V 3L6

May 28, 2010

REGISTERED MAIL

Lorne Waldman
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Dear Sir/Madam:

**RE: KATARINA ONUSCHAK, et al v. CSIC ET AL
Court File No: T-1425-09 and T-1768-09**

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Yours truly,

Jeff Weir
Registry Officer

Enc.

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Conformément à l'article 20 de la *Loi sur les langues officielles*, les décisions, ordonnances et jugements finals, avec les motifs y afférents, sont émis dans les deux langues officielles. Au cas où ces documents ne seraient émis, en premier lieu, que dans l'une des deux langues officielles, une copie de la version dans l'autre langue officielle sera transmise, sur demande, dès qu'elle sera disponible.

Federal Court



Cour fédérale

Date: 20100528

Docket: T-1768-09

Toronto, Ontario, May 28, 2010

PRESENT: The Honourable Mr. Justice Harrington

BETWEEN:

OLUKAYODE ADEBOGUN

Applicant

and

CANADIAN SOCIETY OF IMMIGRATION CONSULTANTS

Respondent

ORDER

UPON application for leave and for judicial review with respect to a decision, or decisions,
of the Respondent;

AND UPON reviewing the record and considering the written and oral submissions of
counsel;

THIS COURT ORDERS that:

1. Application for leave is hereby granted;
2. To the extent, if any, an extension of time was required, such extension is granted;
3. To the extent, if any, the application for judicial review deals with more than a single order in respect of which relief is sought, it is ordered that the judicial review shall extend to all decisions and issues;
4. Considering this matter is case managed and taking into account the Federal Courts *Immigration and Refugee Protection Rules*, and more particularly Rule 15;
 - a. The hearing of this judicial review shall be heard in conjunction with the application under docket number T-1425-09 in the city of Toronto for a duration not to exceed two days.
 - b. The hearing shall be in the English language to commence on a date to be fixed by the Judicial Administrator.
 - c. By noon next Wednesday June 2, 2010, the parties are to submit a time table with respect to matters leading up to the hearing of the judicial review, following which the schedule shall be fixed, or in the case of dispute, a case management conference shall be called;
5. The Respondent need not file a Tribunal Record.

I HEREBY CERTIFY that the above document is a true copy of the original filed of record in the Registry of the Federal Court of Canada the 10 day of MAY 28 2010 A.D. 20 2010.
Dated this 28 day of MAY 20 2010.


Weir
Registry Officer

"Sean Harrington"
Judge