



10-6-2008

## Amended Notice of Application

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Court File Number: T- 727 - 08

2008 OCT -6 P 1:40

CASER  
01/08/08

FEDERAL COURT

BETWEEN:

**ABOUSFIAN ABDELRAZIK**

Applicant

-and-

**MINISTER OF FOREIGN AFFAIRS AND INTERNATIONAL TRADE  
and THE ATTORNEY GENERAL OF CANADA**

Respondents

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**AMENDED NOTICE OF APPLICATION**  
**Pursuant to sections 18 and 18.1 of the *Federal Courts Act***

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TO THE RESPONDENTS:

A PROCEEDING HAS BEEN COMMENCED by the Applicant. The relief claimed by the Applicant appears on the following pages.

THIS APPLICATION will be heard by the Court at a time and place to be fixed by the Judicial Administrator. Unless the Court orders otherwise, the place of the hearing will be as requested by the Applicant. The Applicant requests that this application be heard at Ottawa.

IF YOU WISH TO OPPOSE THIS APPLICATION, to receive notice of any step in the application or to be served with any documents in the application, you or a solicitor acting for you must prepare a notice of appearance in Form 305 prescribed by the *Federal Courts Rules* and serve it on the Applicant's solicitor, or where the Applicant is self-represented, on the Applicant, WITHIN 10 DAYS after being served with this notice of application.

Copies of the *Federal Courts Rules*, information concerning the local offices of the Court and other necessary information may be obtained on request to the Administrator of this Court at Ottawa (telephone 613-992-4238) or at any local office.

IF YOU FAIL TO OPPOSE THIS APPLICATION, JUDGMENT MAY BE GIVEN IN

YOUR ABSENCE AND WITHOUT FURTHER NOTICE TO YOU.

~~May 7, 2008~~  
October 6, 2008

Issued by: \_\_\_\_\_  
(Registry Officer)

Federal Court of Canada  
90 Elgin Street  
Ottawa, Ontario K1A 0H9  
Tel: 613-992-4238  
Fax: 613-947-2141

TO: John H. Sims, Q.C.  
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**Solicitors for the Respondents**

## APPLICATION

This is an application pursuant to sections 18 and 18.1 of the *Federal Courts Act*, for an order compelling the Respondents to repatriate the Applicant, a Canadian citizen trapped in Sudan. The Applicant travelled from Canada to Sudan in 2003 and has been in that country ever since. The Applicant has wanted to return to Canada since 2004, and has stated this desire to the Respondents numerous times. The Respondents have ~~has~~ frustrated the Applicant's efforts to return to Canada, and in fact have ~~has~~ connived to keep the Applicant in *de facto* exile in Sudan through a combination of actions undertaken negligently or in bad faith.

In July 2004, by agreement of Canada and Sudan, the Applicant sought to return to Montreal from Khartoum. The Respondents issued him an emergency passport valid on only that itinerary, but he was unable to travel because he is on a "no-fly list" of all the commercial airlines. The emergency passport lapsed.

Since 2004 the Respondents have ~~has~~ maintained that the Applicant may apply for another emergency passport if he submits an itinerary for travel. However, the Applicant cannot possess a valid itinerary when he remains on the airlines' no-fly list, and the Respondents have ~~has~~ refused to intervene with the airlines to seek his removal from the no-fly list.

The Respondents have ~~has~~ also connived to deny alternative, non-commercial means of travel to the Applicant, with the intention of exiling him in Sudan. On or about October 28, 2004, Sudan offered a private aircraft to repatriate the Applicant to Canada. The Respondents secretly rejected Sudan's offer without notice to the Applicant or his family who were constantly inquiring about available options to repatriate the Applicant. The Respondents also refuses to provide a Canadian private aircraft to facilitate his return. Agents of the Respondents have written, without disclosing to the Applicant at the time, that "*we will take no extraordinary measures, such as sending in a government airplane or a private charter, to effect his departure from Sudan*".

The case worker assigned by the Respondents to the Applicant's file describes his plight as being "*in a 'catch 22' situation*". Additionally the Respondents's agents have acknowledged explicit instructions curtailing the efficacy of their consular assistance to the Applicant, stating that "*(...) the fact that we have been told to back off places our staff in KHRTM [Khartoum] in a difficult situation (...)*".

While in Sudan the Applicant has been sporadically detained without charge by the state security services and denied the consular access necessary for his protection. He is without a fixed address in Khartoum and is impecunious. He has medical problems, including asthma, eye problems, cardiac problems, ulcers and sequelae relating to previous bouts of malaria, for which he cannot afford treatment. When he presented a medical prescription to the Canadian embassy in Khartoum and sought financial assistance, the Respondent's agents declined any assistance.

The Applicant's situation is very precarious. He lives in poverty, at risk of abduction or unlawful detention at any moment, and without care for his medical needs. The prolonged exile has isolated him from his three children in Canada, and he has suffered a divorce as a result.

Through bad faith the Respondents have ~~has~~ violated the Applicant's right as a Canadian citizen to enter Canada. This ongoing breach has imperilled the Applicant's life, liberty and security of the person by exiling him in Sudan. These rights are protected by the *Canadian Charter of Rights and Freedoms* and are the subject of this Application.

**The Applicant makes application for:**

- (a) A mandatory Order directing the Respondents to repatriate the Applicant immediately to Canada by any safe means at his disposal;

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- (f) The Respondents have has failed to make timely and full disclosure to the Applicant of information relevant to his stated desire return to Canada and have has provided information calculated to deceive the Applicant in a manner, inconsistent with the administrative law principles of fundamental justice;
- (g) Sections 6(1) and 24(1) of the Canadian Charter of Rights and Freedoms and;
- (h) Sections 18(1) and 18.1(1) of the Federal Courts Act.

**The application will be supported by the following material:**

- (a) The Affidavit of Abousfian Abdelrazik, or some such other material or affidavit; and
- (b) Such further and other materials as counsel may advise and this Honourable Court may permit.

Dated: ~~May 7, 2008~~  
October 6, 2008

  
\_\_\_\_\_  
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**Solicitors for the Applicant**