

Registrar's Office
TransCanada Pipelines Tower
2600, 450-1st Street SW
Calgary, AB T2P 5H1

May 20, 2016

Jan Uttl
via email: januttl@gmail.com

RE: Jan Uttl v Anne Rensonnet
Appeal No. 1601-0058AC

Dear Sir/Madam,

I am the self-represented respondent to Mr Uttl's Appeal of our Family Action FL01-17010. The Judgment resulting from our trial was issued on February 18, 2016, by Justice Poelman, but the final Judgment Roll is not yet finalized. Issues to be dealt with include the form of order as well as costs. Mr Uttl and I have been advised that Justice Poelman will not be available to deal with this matter until the end of June as he is in a 9-week criminal trial at the moment. The Appeal Hearing has been scheduled for June 16, 2016.

I have today received notification from Mr Uttl that he intends to appear before the Appellate Court on Tuesday morning to request "that the requirement of having signed Form of Order is dispensed with." Mr Uttl advises me that he will be filing an affidavit in this matter. I have not been served any Application or Affidavit documents at this time and have confirmed with the Appellate Court that no Application has been filed.

I am unable to attend at Court on Tuesday, and I would like to speak to this matter if it is heard. My understanding is that Mr Uttl would need to file and serve such an Application with 10 days notice. By this letter, I wish to have it known that, should Mr Uttl ask for the matter to be heard on Tuesday, I am requesting that it be adjourned until such a notice is given and I can attend.

Yours truly,



Anne Rensonnet