

Court Administration
OCT 23 2014
Halifax, N.S.

CRH No. 149825

IN THE SUPREME COURT OF NOVA SCOTIA

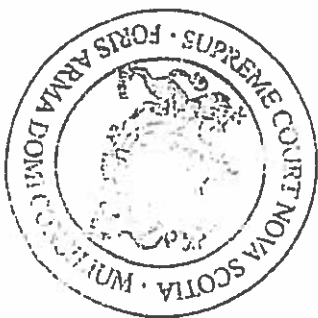
IN THE MATTER OF the conviction of Glen Eugene Assoun of second degree murder in the Supreme Court of Nova Scotia on the 17th day of September, 1999;

AND IN THE MATTER OF an Application to the Minister of Justice for review of the said conviction pursuant to Part XXI.1 of the *Criminal Code*;

AND IN THE MATTER OF an Application for the judicial interim release of Glen Eugene Assoun pending the determination of the said Application;

AND IN THE MATTER OF applications made for publication bans and sealing orders by the Department of Justice (Canada) and Glen Eugene Assoun

BETWEEN:



GLEN EUGENE ASSOUN

Applicant

-and-

DEPARTMENT OF JUSTICE CANADA

Applicant

-and -

HER MAJESTY THE QUEEN

Respondent

-and -

THE CANADIAN BROADCASTING CORPORATION

Intervenor

ORDER

HAVING HEARD counsel on behalf of Glen Eugene Assoun, the Minister of Justice (Canada), the Public Prosecution Service (Nova Scotia) and the Canadian Broadcasting Corporation on the 14th day of October, 2014 in the Supreme Court of Nova Scotia at Halifax, Nova Scotia;

AND UPON BEING SATISFIED that the proper administration of justice requires that an Order should issue prohibiting any publication, broadcast or transmittal of any materials, documents, information and proceedings related to the application of Glen Eugene Assoun for judicial interim release pending completion of a Ministerial review being conducted pursuant to Part XXI.1 of the *Criminal Code*;

AND UPON BEING FURTHER SATISFIED that an Order should issue sealing any materials and documents, not otherwise already in the public domain, filed or referred to, for any purpose,

during the said judicial interim release proceedings to prevent a real and substantial risk to the privacy interests of persons and to the proper administration of justice, including further and future judicial proceedings arising out of the Ministerial Review, as identified within the filed materials of the Applicants and Respondent;

AND UPON BEING FURTHER SATISFIED that an Order should issue sealing any materials and documents, not otherwise already in the public domain, filed or referred to, for any purpose, during the said judicial interim release proceedings to prevent a real and substantial risk to personal information within the meaning of the *Privacy Act*;

AND UPON BEING SATISFIED that reasonably available alternative measures will not prevent the aforesaid risk and that the salutary effects of the sealing order and publication ban outweigh the deleterious effects of the said orders to the free expression of those affected by them;

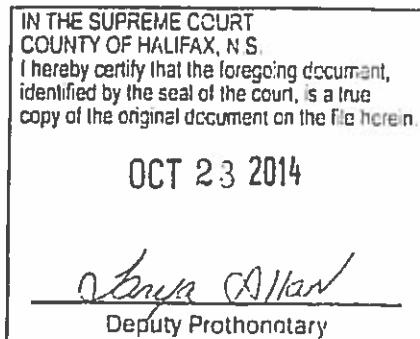
IT IS HEREBY ORDERED THAT:


1. The testimonial, documentary and physical evidence on the hearing of the application of Glen Eugene Assoun for judicial interim release, as well as the representations of the parties and the reasons of the Court for its decision, shall not be published, broadcast, or transmitted in any way or form, until the conclusion of the Ministerial review and any judicial proceedings arising therefrom;

2. All documents, filings, physical evidence and materials submitted for and on the said Application for judicial interim release shall be sealed from public view until the conclusion of the Ministerial review and any judicial proceedings arising therefrom;

3. This Order shall remain in full force and effect unless varied by a court of competent jurisdiction.

Dated at Halifax, Nova Scotia, this 23rd day of October, 2014.




The Honourable James L. Chipman
Justice of the Supreme Court of Nova Scotia

Tanya Allan
Deputy Prothonotary