

COURT OF APPEAL FOR ONTARIO

CITATION: LeBlanc v. Alghamdi, 2023 ONCA 37

DATE: 20230120

DOCKET: M53883 (C70299)

Feldman, Lauwers and Roberts JJA.

BETWEEN

Ian LeBlanc, Gil Huns LeBlanc (also known as Gilles LeBlanc)
and Clara Ocampo

Applicants (Respondents)

and

Lina Saleh Ahmed Alghamdi, also known as Lina Saleh Ahmed Algahamdi, also
known as Lina Ahmed

Respondent (Appellant)

Lina Ahmed, acting in person

J.F. Lalonde, for the respondents

Heard: In writing January 16, 2023

REASONS FOR DECISION

[1] For reasons reported at 2022 ONCA 687, this court dismissed the moving party's appeal from a decision of the Superior Court that declared the moving party a vexatious litigant under s.140 of the *Courts of Justice Act*, R.S.O. 1990, c. C.43, and prohibited her from initiating or continuing any proceeding against the respondents without leave of the Superior Court.

[2] The moving party then brought a motion under Rule 59.06 of the *Rules of Civil Procedure* to set aside or vary the appeal decision on the basis of fraud. In accordance with s. 19 of the *Courts of Justice Act*, the court initiated proceedings under Rule 2.1.02(1), which provides:

The court may, on its own initiative, stay or dismiss a motion if the motion appears on its face to be frivolous or vexatious or otherwise an abuse of the process of the court.

[3] There is no basis to set aside the decision of this court on appeal. The material filed by the moving party takes issue with the reasons of the court. There is no fraud. The motion is dismissed as frivolous, vexatious and an abuse of process of the court.

“K. Feldman J.A.”

“P. Lauwers J.A.”

“L.B. Roberts J.A.”