

**From:** Bill 10 Court Challenge Org [mailto:feedback@bill10courtchallenge.org]  
**Sent:** Saturday, August 10, 2019 12:19 PM  
**To:** 'Edmonton.South@assembly.ab.ca'... (all Alberta MLAs)  
**Subject:** Expert Human Rights Panel Declines Application for Test Case Legal Funding  
Reference:

- A. Key details of the Court Challenges Program (CCP) Application [HP-015] dated April 21, 2019, including Expert Human Rights Panel Response Letter dated August 1, 2019 – [click here](#) [10 minute read].

Honourable Mr. Dang, (*same to all Alberta MLAs*)

#### Background

As a Canadian citizen and Albertan, I submitted an application for Court Challenges Program (CCP) funding on April 21, 2019. The application (Ref. B) cites Sections 2 (freedom of religion, expression, assembly and association) and 15 (equality rights) of our Canadian Charter of Rights and Freedoms in regard to Alberta GSA laws and Inclusive Education policies. On August 1, 2019, I received the Expert Human Rights Panel decision declining funding (Ref. A, attached).

The objective of the CCP is to provide Canadian citizens with financial support to access the courts for the litigation of test cases to clarify and assert certain constitutional and quasi-constitutional human rights in Canada. CCP applications must address three key requirements within a maximum of three pages:

- Describe your case: the facts and the legal issues.
- Describe how your case is a test case.
- Describe how your case is of national importance, how your case could assert and clarify one of the human rights covered by the CCP.

#### Request

I draw to your attention to the application (Ref. B). The [Oakes Test](#) issues raised, questions asked, and legal clarifications requested, still remain unaddressed. Any movement by the Alberta Government to remedy the legal and policy matters raised would be very much appreciated.

Note a similar email has been seen to all MLAs and most Alberta School Trustees.

Sincerely,

Carman Bradley