

Federal Court



Cour fédérale

Date: 20211117

Docket: T-197-20

Citation: 2021 FC 1248

Ottawa, Ontario, November 17, 2021

PRESENT: Mr. Justice Norris

BETWEEN:

CECILLE JIAJIA XU

Applicant

and

**THE MINISTER OF CITIZENSHIP AND
IMMIGRATION**

Respondent

SUPPLEMENTARY JUDGMENT AND REASONS

[1] On October 20, 2021, the Court released the Judgment and Reasons in this matter allowing the application for judicial review, setting aside the decision to revoke the applicant's Canadian Citizenship and cancel her citizenship certificate, and remitting the matter for redetermination by a different decision maker.

[2] As part of the Court's Judgment, counsel were asked to provide written submissions, jointly if possible, with respect to whether any serious question of general importance should be certified under paragraph 22.2(d) of the *Citizenship Act*.

[3] On November 2, 2021, counsel for the respondent wrote to indicate that the parties agreed that no questions for certification arise from the Court's decision.

[4] I am satisfied that no questions of general importance warranting certification arise and none will be stated.

JUDGMENT IN T-197-20

THIS COURT'S JUDGMENT is that

1. No question of general importance is stated.

"John Norris"

Judge

FEDERAL COURT
SOLICITORS OF RECORD

DOCKET: T-197-20

STYLE OF CAUSE: CECILLE JIAJIA XU v THE MINISTER OF
CITIZENSHIP AND IMMIGRATION

PLACE OF HEARING: HELD BY VIDEOCONFERENCE

DATE OF HEARING: MAY 20, 2021

**SUPPLEMENTARY
JUDGMENT AND REASONS:** NORRIS J.

DATED: NOVEMBER 17, 2021

APPEARANCES:

Neerja Saini FOR THE APPLICANT

Nimanthika Kaneira FOR THE RESPONDENT

SOLICITORS OF RECORD:

Green and Spiegel LLP FOR THE APPLICANT
Barristers and Solicitors
Toronto, Ontario

Attorney General of Canada FOR THE RESPONDENT
Toronto, Ontario