



July 31, 2017

le 31 juillet 2017

ORDER
MOTION

ORDONNANCE
REQUÊTE

TRINITY WESTERN UNIVERSITY AND BRAYDEN VOLKENANT v. LAW SOCIETY OF UPPER CANADA
(Ont.) (37209)

and

LAW SOCIETY OF BRITISH COLUMBIA v. TRINITY WESTERN UNIVERSITY AND BRAYDEN VOLKENANT
(B.C.) (37318)

THE CHIEF JUSTICE:

IT IS HEREBY ORDERED THAT:

1. The hearing of these appeals, previously set down for one day, will occupy two days. The hearing is tentatively scheduled for November 30 and December 1, 2017.
2. The Order of Justice Wagner, dated July 27, 2017, is varied as follows:
 - (a) The motions for leave to intervene of: the Canadian Council of Christian Charities; the Canadian Conference of Catholic Bishops; the Canadian Association of University Teachers; the Law Students' Society of Ontario; the Seventh-day Adventist Church in Canada; the Evangelical Fellowship of Canada and Christian Higher Education Canada (jointly); the British Columbia Humanist Association; the Canadian Secular Alliance; the Egale Canada Human Rights Trust; the Faith, Fealty & Creed Society; the Roman Catholic Archdiocese of Vancouver, the Catholic Civil Rights League and the Faith and Freedom Alliance (jointly); and the World Sikh Organization of Canada are granted and the said interveners are each entitled to serve and file a single factum common to both appeals not to exceed 10 pages, on or before September 11, 2017.
 - (b) The motions for leave to intervene of: Lesbians Gays Bisexuals and Trans People of the University of Toronto (LGBTOUT); the United Church of Canada; and Start Proud and OUTlaws (jointly) are granted and the said interveners are each entitled to serve and file a single factum not to exceed 10 pages, on or before September 11, 2017, in the appeal *Trinity Western University and Brayden Volkenant v. Law Society of Upper Canada* (37209).

- (c) The motions for leave to intervene of West Coast Women's Legal Education and Action Fund and the BC LGBTQ Coalition are granted and the said interveners are each entitled to serve and file a single factum not to exceed 10 pages, on or before September 11, 2017, in the appeal *Law Society of British Columbia v. Trinity Western University and Brayden Volkenant* (37318).
 - (d) Each intervener is granted permission to present oral argument not exceeding 5 minutes at the hearing of the appeals.
 - (e) Trinity Western University and Brayden Volkenant (jointly), the Law Society of Upper Canada and the Law Society of British Columbia are each permitted to serve and file a single 15-page factum in reply to all interventions on or before September 25, 2017.
3. **The interveners are not entitled to raise new issues or to adduce further evidence or otherwise to supplement the record of the parties.**
4. Pursuant to Rule 59(1)(a) of the *Rules of the Supreme Court of Canada*, the interveners will pay to the appellants and respondents any additional disbursements occasioned to the appellants and respondents by their intervention.



C.J.C.
J.C.C.