

**IN THE SUPREME COURT OF CANADA**  
(ON APPEAL FROM THE COURT OF APPEAL FOR ONTARIO  
AND THE BRITISH COLUMBIA COURT OF APPEAL)

BETWEEN:

**TRINITY WESTERN UNIVERSITY and BRAYDEN VOLKENANT**

**APPELLANTS**  
(Appellants)

-and-

**LAW SOCIETY OF UPPER CANADA**

**RESPONDENT**  
(Respondent)

AND BETWEEN:

**LAW SOCIETY OF BRITISH COLUMBIA**

**APPELLANT**  
(Appellant)

-and-

**TRINITY WESTERN UNIVERSITY and BRAYDEN VOLKENANT**

**RESPONDENTS**  
(Respondents)

---

**FACTUM OF THE INTERVENER,**  
**ASSOCIATION FOR REFORMED POLITICAL ACTION (ARPA) CANADA**  
(Pursuant to Rule 42 of the *Rules of the Supreme Court of Canada*)

---

**ASSOCIATION FOR REFORMED  
POLITICAL ACTION (ARPA) CANADA**  
1705-130 Albert St.  
Ottawa, ON  
K1P 5G4

**André Schutten**  
Tel: (613) 297-5172  
Fax: (613) 249-3238  
E-mail: Andre@ARPACanada.ca

**Counsel for the Intervener, ARPA (SCC Files  
37209 & 37318)**

**SUPREME ADVOCACY LLP**  
100- 340 Gilmour Street  
Ottawa, ON  
K2P 0R3

**Marie-France Major**  
Tel: (613) 695-8855  
Fax: (613) 695-8580  
E-mail: mfmajor@supremeadvocacy.ca

**Ottawa Agent for Counsel for the  
Intervener, ARPA (SCC Files 37209 &  
37318)**

**IN THE SUPREME COURT OF CANADA**  
(ON APPEAL FROM THE COURT OF APPEAL FOR ONTARIO  
AND THE BRITISH COLUMBIA COURT OF APPEAL)

BETWEEN:

**TRINITY WESTERN UNIVERSITY and BRAYDEN VOLKENANT**

APPELLANTS  
(Appellants)

-and-

**LAW SOCIETY OF UPPER CANADA**

RESPONDENT  
(Respondent)

**ATTORNEY GENERAL OF ONTARIO, ASSOCIATION FOR REFORMED POLITICAL ACTION (ARPA) CANADA, CANADIAN CIVIL LIBERTIES ASSOCIATION, THE ADVOCATES' SOCIETY, INTERNATIONAL COALITION OF PROFESSORS OF LAW, NATIONAL COALITION OF CATHOLIC SCHOOL TRUSTEES', LAWYERS' RIGHTS WATCH CANADA, CANADIAN BAR ASSOCIATION, CRIMINAL LAWYERS' ASSOCIATION (ONTARIO), CHRISTIAN LEGAL FELLOWSHIP, CANADIAN ASSOCIATION OF UNIVERSITY TEACHERS, START PROUD, OUTLAWS, CANADIAN COUNCIL OF CHRISTIAN CHARITIES, UNITED CHURCH OF CANADA, LAW STUDENTS' SOCIETY OF ONTARIO, CANADIAN CONFERENCE OF CATHOLIC BISHOPS, SEVENTH-DAY ADVENTIST CHURCH IN CANADA, EVANGELICAL FELLOWSHIP OF CANADA, CHRISTIAN HIGHER EDUCATION CANADA, LESBIANS GAYS BISEXUALS AND TRANS PEOPLE OF THE UNIVERSITY OF TORONTO, BRITISH COLUMBIA HUMANIST ASSOCIATION, CANADIAN SECULAR ALLIANCE, EGALE CANADA HUMAN RIGHTS TRUST, FAITH, FEALTY & CREED SOCIETY, ROMAN CATHOLIC ARCHDIOCESE OF VANCOUVER, CATHOLIC CIVIL RIGHTS LEAGUE, FAITH AND FREEDOM ALLIANCE, WORLD SIKH ORGANIZATION OF CANADA**

INTERVENERS

AND BETWEEN:

**LAW SOCIETY OF BRITISH COLUMBIA**

APPELLANT  
(Appellant)

-and-

**TRINITY WESTERN UNIVERSITY and BRAYDEN VOLKENANT**

RESPONDENTS  
(Respondents)

**LAWYERS' RIGHTS WATCH CANADA, NATIONAL COALITION OF CATHOLIC SCHOOL TRUSTEES', INTERNATIONAL COALITION OF PROFESSORS OF LAW, CHRISTIAN LEGAL FELLOWSHIP, CANADIAN BAR ASSOCIATION, THE ADVOCATES' SOCIETY, ASSOCIATION FOR REFORMED POLITICAL ACTION (ARPA) CANADA, CANADIAN COUNCIL OF CHRISTIAN CHARITIES, CANADIAN CONFERENCE OF CATHOLIC BISHOPS, CANADIAN ASSOCIATION OF UNIVERSITY TEACHERS, LAW STUDENTS' SOCIETY OF ONTARIO, SEVENTH-DAY ADVENTIST CHURCH IN CANADA, BC LGBTQ COALITION, EVANGELICAL FELLOWSHIP OF CANADA, CHRISTIAN HIGHER EDUCATION CANADA, BRITISH COLUMBIA HUMANIST ASSOCIATION, EGALE CANADA HUMAN RIGHTS TRUST, FAITH, FEALTY & CREED SOCIETY, ROMAN CATHOLIC ARCHDIOCESE OF VANCOUVER, CATHOLIC CIVIL RIGHTS LEAGUE, FAITH AND FREEDOM ALLIANCE, CANADIAN SECULAR ALLIANCE, WEST COAST WOMEN'S LEGAL EDUCATION AND ACTION FUND, WORLD SIKH ORGANIZATION OF CANADA**

**INTERVENERS**

**BENNETT JONES LLP**

Suite 3400, P.O. Box 130  
One First Canadian Place  
Toronto, ON  
M5X 1A4

**Robert W. Staley**

**Ranjan K. Agarwal**

**Jessica M. Starck**

Tel: (416) 777-4857

Fax: (416) 863-1716

E-mail: staley@bennettjones.ca

**KUHN & COMPANY**

320-900 Howe Street  
Vancouver, British Columbia  
V6Z 2M4

**Kevin L. Boonstra**

**Jonathan Maryniuk**

Tel: (604) 684-8668

Fax: (604) 684-2887

E-mail: kboonstra@kuhnco.net

**Counsel for Trinity Western University,  
Brayden Volkenant (SCC Files 37209 &  
37318)**

**BORDEN LADNER GERVAIS LLP**

Bay Adelaide Centre, East Tower  
22 Adelaide Street West  
Suite 3400  
Toronto, ON, Canada  
M5H 4E3

**Guy Pratte**

Tel: (416) 350-2638

Fax: (416) 361-7307

**Counsel for The Law Society of Upper  
Canada (SCC File 37209)**

**BENNETT JONES LLP**

World Exchange Plaza  
1900-45 O'Connor Street  
Ottawa, ON  
K1P 1A4

**Mark Jewett, Q.C.**

Tel: (613) 683-2328

Fax: (613) 683-2323

E-mail: jewettm@bennettjones.com

**Ottawa Agent for Counsel for Trinity  
Western University, Brayden Volkenant  
(SCC Files 37209 & 37318)**

**BORDEN LADNER GERVAIS LLP**

World Exchange Plaza  
100 Queen Street, suite 1300  
Ottawa, ON  
K1P 1J9

**Nadia Effendi**

Tel: (613) 237-5160

Fax: (613) 230-8842

E-mail: neffendi@blg.com

**Ottawa Agent for Counsel for The Law  
Society of Upper Canada (SCC File 37209)**

**ATTORNEY GENERAL OF ONTARIO**

720 Bay Street, 4th Floor  
Toronto, ON  
M7A 2S9

**S. Zachary Green**

**Josh Hunte**

Tel: (416) 326-8517

Fax: (416) 326-4015

E-mail: zachary.green@ontario.ca

**Counsel for The Attorney General of Ontario (SCC File 37209)**

**GALL, LEGGE, GRANT & MUNROE  
LLP**

1000-1199 West Hastings Street  
Vancouver, British Columbia  
V6E 3T5

**Peter A. Gall, Q.C.**

**Donald R. Munroe, Q.C.**

**Benjamin J. Oliphant**

Tel: (604) 891-1152

Fax: (604) 669-5101

E-mail: pgall@glgmlaw.com

**Counsel for Law Society of British Columbia (SCC Files 37209 & 37318)**

**CANADIAN COUNCIL OF CHRISTIAN  
CHARITIES**

1-43 Howard Avenue  
Elmira, ON  
N3B 2C9

**Barry W. Bussey**

**Philip A.S. Milley**

Tel: (519) 669-5137

Fax: (519) 669-3291

E-mail: barry.bussey@cccc.org

**Counsel for the Intervener Canadian Council of Christian Charities (SCC Files 37209 & 37318)**

**BURKE-ROBERTSON**

441 MacLaren Street Suite 200  
Ottawa, ON  
K2P 2H3

**Robert E. Houston, Q.C.**

Tel: (613) 236-9665

Fax: (613) 235-4430

E-mail: rhouston@burkerobertson.com

**Ottawa Agent for Counsel for The Attorney General of Ontario (SCC File 37209)**

**POWER LAW**

130 Albert Street Suite 1103  
Ottawa, ON  
K1P 5G4

**Mark C. Power**

Tel: (613) 702-5561

Fax: (613) 702-5561

E-mail: mpower@juristespower.ca

**Ottawa Agent for Counsel for Law Society of British Columbia (SCC Files 37209 & 37318)**

**SUPREME ADVOCACY LLP**

100 - 340 Gilmour Street  
Ottawa, ON  
K2P 0R3

**Eugene Meehan, Q.C.**

**Marie-France Major**

Tel: (613) 695-8855

Fax: (613) 695-8580

E-mail: emeehan@supremeadvocacy.ca

mfmajor@supremeadvocacy.ca

**Ottawa Agent for Counsel for the Intervener, Canadian Council of Christian Charities (SCC Files 37209 & 37318)**

**SUPREME ADVOCACY LLP**

340 Gilmour St., Suite 100  
Ottawa, ON K2P 0R3

**Eugene Meehan, Q.C.**

Tel.: (613) 695-8855  
Fax: (613) 695-8580  
Email: emeehan@supremeadvocacy.ca

**DOUCETTE SANTORO FURGIUELE**

1100 – 20 Dundas Street West  
Toronto, Ontario M5G 2G8

**Daniel C. Santoro**

Tel.: (416) 922-7272  
Fax: (416) 342-1766

**Counsel for the Intervener, National  
Coalition of Catholic School Trustees'  
Associations**

**BARNES, SAMMON LLP**

400-200 Elgin Street  
Ottawa, ON  
K2P 1L5

**William J. Sammon**

Tel: (613) 594-8000  
Fax: (613) 235-7578  
Email:

**Counsel for the Intervener, Canadian  
Conference of Catholic Bishops (SCC Files  
37209 & 37318)**

**SUPREME ADVOCACY LLP**

340 Gilmour St., Suite 100  
Ottawa, ON K2P 0R3

**Thomas Slade**

Tel.: (613) 695-8855  
Fax: (613) 695-8580  
Email: tslade@supremeadvocacy.ca

**Ottawa Agent for Counsel for the Intervener,  
National Coalition of Catholic School  
Trustees' Associations**

**CANADIAN ASSOCIATION OF  
UNIVERSITY TEACHERS**

2705 Queensview Drive  
Ottawa, ON  
K2B 8K2

**Peter Barnacle**

**Immanuel Lanzaderas**

Tel: (613) 820-2270 Ext: 192

Fax: (613) 820-7244

E-mail: barnacle@caut.ca

**Counsel for the Intervener, Canadian  
Association of University of Teachers (SCC  
Files 37209 & 37318)**

**PALIARE, ROLAND, ROSENBERG,  
ROTHSTEIN, LLP**

155 Wellington Street West 35th Floor  
Toronto, ON  
M5V 3H1

**Chris G. Paliare**

**Joanna Radbord**

**Monique Pongracic-Speier**

Tel: (416) 646-4318

Fax: (416) 646-4301

E-mail: chris.paliare@paliareroland.com

**Counsel for the Intervener, Advocates  
Society (SCC Files 37209 & 37318)**

**URSEL PHILLIPS FELLOWS  
HOPKINSON LLP**

1200 - 555 Richmond Street West  
Toronto, ON  
M5V 3B1

**Susan Ursel**

**David Grossman**

**Angela Westmacott, Q.C.**

Tel: (416) 969-3515

Fax: (416) 968-0325

E-mail: sursel@upfhlaw.ca

**Counsel for the Intervener, Canadian Bar  
Association (SCC Files 37209 & 37318)**

**GOLDBLATT PARTNERS LLP**

500-30 Metcalfe St.  
Ottawa, ON  
K1P 5L4

**Colleen Bauman**

Tel: (613) 482-2463

Fax: (613) 235-3041

E-mail: cbauman@goldblattpartners.com

**Ottawa Agent for Counsel for the Intervener,  
Canadian Association of University of  
Teachers (SCC Files 37209 & 37318)**

**GOWLING WLG (CANADA) LLP**

160 Elgin Street, Suite 2600  
Ottawa, ON  
K1P 1C3

**Jeffrey W. Beedell**

Tel: (613) 786-0171

Fax: (613) 788-3587

E-mail: jeff.beedell@gowlingwlg.com

**Ottawa Agent for Counsel for the Intervener,  
Advocates Society (SCC Files 37209 & 37318)**

**GOWLING WLG (CANADA) LLP**

160 Elgin Street, Suite 2600  
Ottawa, ON  
K1P 1C3

**Jeffrey W. Beedell**

Tel: (613) 786-0171

Fax: (613) 788-3587

E-mail: jeff.beedell@gowlingwlg.com

**Ottawa Agent for Counsel for the Intervener,  
Canadian Bar Association (SCC Files 37209  
& 37318)**

**CHRISTIAN LEGAL FELLOWSHIP**

285 King Street, Suite 202  
London, Ontario  
N6B 3M6

**Derek B.M. Ross**

**Deina Warren**

Tel: (519) 601-4099

Fax: (519) 601-4098

E-mail: [execdir@christianlegalfellowship.org](mailto:execdir@christianlegalfellowship.org)

**Counsel for the Intervener, Christian Legal Fellowship (SCC Files 37209 & 37318)**

**NORTON ROSE FULBRIGHT CANADA LLP**

200 Bay Street  
Royal Bank Plaza, South Tower, Suite 3800  
Toronto, ON  
M5J 2Z4

**Rahool P. Agarwal**

**Kristine Spence**

Tel: (416) 216-3943

Fax: (416) 216-3930

E-mail: [rahool.agarwal@nortonrose.com](mailto:rahool.agarwal@nortonrose.com)

**Counsel for the Intervener, Law Students Society of Ontario (SCC Files 37209 & 37318)**

**MILLER THOMSON LLP**

3000, 700- 9th Avenue SW  
Calgary, Alberta  
T2P 3V4

**Gerald D. Chipeur, Q.C.**

**Jonathan Martin**

**Grace MacKintosh**

Tel: (403) 298-2425

Fax: (403) 262-0007

E-mail: [gchipeur@millertomson.com](mailto:gchipeur@millertomson.com)

**Counsel for the Intervener, Seventh Day Adventist Church in Canada (SCC Files 37209 & 37318)**

**SUPREME ADVOCACY LLP**

340 Gilmour St., Suite 100  
Ottawa, ON  
K2P 0R3

**Eugene Meehan, Q.C.**

Tel.: (613) 695-8855

Fax: (613) 695-8580

Email: [emeehan@supremeadvocacy.ca](mailto:emeehan@supremeadvocacy.ca)

**Ottawa Agent for Counsel for the Intervener, Christian Legal Fellowship (SCC Files 37209 & 37318)**

**NORTON ROSE FULBRIGHT CANADA LLP**

1500-45 O'Connor Street  
Ottawa, ON  
K1P 1A4

**Matthew J. Halpin**

Tel: (613) 780-8654

Fax: (613) 230-5459

E-mail:

[matthew.halpin@nortonrosefulbright.com](mailto:matthew.halpin@nortonrosefulbright.com)

**Ottawa Agent for Counsel for the Intervener, Law Students Society of Ontario (SCC Files 37209 & 37318)**

**SUPREME ADVOCACY LLP**

340 Gilmour St., Suite 100  
Ottawa, ON  
K2P 0R3

**Eugene Meehan, Q.C.**

**Marie-France Major**

Tel.: (613) 695-8855

Fax: (613) 695-8580

Email: [emeehan@supremeadvocacy.ca](mailto:emeehan@supremeadvocacy.ca)

[mfmajor@supremeadvocacy.ca23](mailto:mfmajor@supremeadvocacy.ca23)

**Ottawa Agent for Counsel for the Intervener, Seventh Day Adventist Church in Canada (SCC Files 37209 & 37318)**



**JFK LAW CORPORATION**

640-1122 Mainland Street  
Vancouver, British Columbia  
V6B 5L1

**Karey Brooks**

**Robert Freedman**

**Elin Sigurdson**

Tel: (604) 687-0549

Fax: (604) 687-2696

E-mail: kbrooks@jfkllaw.ca

**Counsel for the Intervener, BC LGBTQ  
Coalition (SCC Files 37209 & 37318)**

**VINCENT DAGENAIS GIBSON LLP**

260 Dalhousie Street  
Suite 400  
Ottawa, Ontario  
K1N 7E4

**Albertos Polizogopoulos**

**D. Geoffrey Cowper, Q.C.**

**Kristin Debs**

**Geoffrey Trotter**

Tel: (613) 241-2701

Fax: (613) 241-2599

E-mail: albertos@vdg.ca

**Counsel for the Intervener, Evangelical  
Fellowship of Canada/Christian Higher  
Education Canada (joint) (SCC Files 37209  
& 37318)**

**SUPREME ADVOCACY LLP**

340 Gilmour St., Suite 100  
Ottawa, ON K2P 0R3

**Eugene Meehan, Q.C.**

Tel.: (613) 695-8855

Fax: (613) 695-8580

Email: emeehan@supremeadvocacy.ca

**Counsel for the Intervener, International  
Coalition of Professors of Law (SCC Files  
37209 & 37318)**

**GOWLING WLG (CANADA) LLP**

160 Elgin Street  
Suite 2600  
Ottawa, ON  
K1P 1C3

**Guy Régimbald**

Tel: (613) 786-0197

Fax: (613) 563-9869

E-mail: guy.regimbald@gowlingwlg.com

**Ottawa Agent for Counsel for the Intervener,  
BC LGBTQ Coalition (SCC Files 37209 &  
37318)**

**SUPREME ADVOCACY LLP**

100- 340 Gilmour Street  
Ottawa, ON  
K2P 0R3

**Marie-France Major**

Tel: (613) 695-8855

Fax: (613) 695-8580

E-mail: mfmajor@supremeadvocacy.ca

**Ottawa Agent for Counsel for the Intervener,  
International Coalition of Professors of Law  
(SCC Files 37209 & 37318)**

**HAKEMI & RIDGEDALE LLP**

1500-888 Dunsmuir Street  
Vancouver, British Columbia  
V6C 3K4

**Wesley J. McMillan**

Tel: (604) 259-2269  
Fax: (604) 648-9170  
E-mail: wcmillan@hakemiridgedale.com  
**Counsel for the Intervener, British  
Columbia Humanist Association (SCC Files  
37209 & 37318)**

**GOLDBLATT PARTNERS LLP**

20 Dundas Street West, Suite 1100  
Toronto, Ontario  
M5G 2G8

**Steven Barrett**

**Adriel Weaver**  
Tel: (416) 979-6422  
Fax: (416) 591-7333

**Counsel for the Intervener, Egale Canada  
Human Rights Trust (SCC Files 37209 &  
37318)**

**BENEFIC LAW CORPORATION**

1250 - 1500 West Georgia Street  
P.O. Box 62  
Vancouver, British Columbia  
V6G 2Z6

**Blake Bromley**

Tel: (604) 683-7006  
Fax: (604) 683-5676  
E-mail: blake@beneficgroup.com

**Counsel for the Intervener, Faith, Fealty &  
Creed Society (SCC Files 37209 & 37318)**

**GOWLING WLG (CANADA) LLP**

2600-160 Elgin Street  
Ottawa, ON  
K1P 1C3

**Guy Régimbald**

Tel: (613) 786-0197  
Fax: (613) 563-9869  
E-mail: guy.regimbald@gowlingwlg.com  
**Ottawa Agent for Counsel for the Intervener,  
British Columbia Humanist Association (SCC  
Files 37209 & 37318)**

**GOLDBLATT PARTNERS LLP**

500-30 Metcalfe St.  
Ottawa, Ontario  
K1P 5L4

**Colleen Bauman**

Tel: (613) 482-2463  
Fax: (613) 235-3041  
E-mail: cbauman@goldblattpartners.com

**Ottawa Agent for Counsel for the Intervener,  
Egale Canada Human Rights Trust (SCC  
Files 37209 & 37318)**

**MICHAEL J. SOBKIN**

331 Somerset Street West  
Ottawa, ON  
K2P 0J8

Tel: (613) 282-1712  
Fax: (613) 288-2896  
E-mail: msobkin@sympatico.ca

**Ottawa Agent for Counsel for the Intervener,  
Faith, Fealty & Creed Society (SCC Files  
37209 & 3731)**

**FOY ALLISON LAW GROUP**  
207 - 2438 Marine Drive  
West Vancouver, British Columbia  
V7V 1L2

**Gwendoline Allison**

Tel: (604) 922-9282  
Fax: (604) 922-9283  
E-mail: gwendoline.allison@foyallison.com

**Counsel for the Intervener, Roman Catholic  
Archdiocese of Vancouver and Catholic  
Civil Rights League/Faith and Freedom  
Alliance (jointly) (SCC Files 37209 & 37318)**

**JFK LAW CORPORATION**

340-1122 Mainland Street  
Vancouver, British Columbia  
V6B 5L1

**Tim Dickson**

Tel: (604) 687-0549  
Fax: (607) 687-2696  
E-mail: tdickson@jfkllaw.ca

**Counsel for the Canadian Secular Alliance  
(SCC Files 37209 & 37318)**

**WINTERINGHAM MACKAY**

620 - 375 Water Street  
Vancouver, British Columbia  
V6B 5C6

**Janet Winteringham, Q.C.**

**Jessica Lithwick**

**Robyn Trask**

Tel: (604) 659-6060  
Fax: (604) 687-2945  
E-mail: jwinteringham@wmlaw.ca

**Counsel for West Coast Women's Legal  
Education and Action Fund (SCC Files  
37209 & 37318)**

**VINCENT DAGENAIS GIBSON LLP**

260 Dalhousie Street  
Suite 400  
Ottawa, Ontario  
K1N 7E4

**Albertos Polizogopoulos**

Tel: (613) 241-2701  
Fax: (613) 241-2599  
E-mail: albertos@vdg.ca

**Ottawa Agent for Counsel for the Intervener,  
Roman Catholic Archdiocese of Vancouver  
and Catholic Civil Rights League/Faith and  
Freedom Alliance (jointly) (SCC Files 37209  
& 37318)**

**GOWLING WLG (CANADA) LLP**

2600- 160 Elgin Street  
Ottawa, ON  
K1P 1C3

**Guy Régimbald**

Tel: (613) 786-0197  
Fax: (613) 563-9869  
E-mail: guy.regimbald@gowlingwlg.com

**Ottawa Agent for Counsel for the Canadian  
Secular Alliance (SCC Files 37209 & 37318)**

**MICHAEL J. SOBKIN**

331 Somerset Street West  
Ottawa, ON  
K2P 0J8

Tel: (613) 282-1712  
Fax: (613) 288-2896  
E-mail: msobkin@sympatico.ca

**Ottawa Agent for Counsel for West Coast  
Women's Legal Education and Action Fund  
(SCC Files 37209 & 37318)**

**NANDA & COMPANY**

3400 Manulife Place  
10180- 101 Street N.W.  
Edmonton, Alberta  
T5J 4K1

**Avnish Nanda**

**Balpreet Singh Boparai**

Tel: (780) 801-5324  
Fax: (587) 318-1391  
E-mail: avnish@nandalaw.ca

**SUPREME ADVOCACY LLP**

100- 340 Gilmour Street  
Ottawa, ON  
K2P 0R3

**Marie-France Major**

Tel: (613) 695-8855  
Fax: (613) 695-8580  
E-mail: mfmajor@supremeadvocacy.ca

**Counsel for the Intervener, World Sikh  
Organization of Canada (SCC Files 37209 &  
37318)**

**GREY, CASGRAIN**

1155 René-Lévesque Ouest  
Suite 1715  
Montréal, Quebec  
H3B 2K8

**Julius H. Grey**

Tel: (514) 288-6180 Ext: 229  
Fax: (514) 288-8908  
E-mail: jhgrey@greycasgrain.net

**Counsel for the Intervener, Lawyers' Rights  
Watch Canada (SCC Files 37209 & 37318)**

**PARADIGM LAW GROUP LLP**

1401-80 Richmond Street West  
Toronto, Ontario  
M5H 2A4

**Angela Chaisson**

**Marcus McCann**

Tel: (416) 868-1694  
Fax: (855) 351-9215  
E-mail: ac@plg-llp.ca

**Counsel for the Intervener, Lesbians Gays  
Bisexuals and Trans People of the  
University of Toronto (SCC File 37209)**

**Ottawa Agent for Counsel for the Intervener,  
World Sikh Organization of Canada (SCC  
Files 37209 & 37318)**

**GOWLING WLG (CANADA) LLP**

160 Elgin Street  
Suite 2600  
Ottawa, ON  
K1P 1C3

**Guy Régimbald**

Tel: (613) 786-0197  
Fax: (613) 563-9869  
E-mail: guy.regimbald@gowlingwlg.com

**Ottawa Agent for Counsel for the Intervener,  
Lawyers' Rights Watch Canada (SCC Files  
37209 & 37318)**

**FASKEN MARTINEAU DUMOULIN LLP**

55 Metcalfe Street, Suite 1300  
Ottawa, Ontario  
K1P 6L5

**Yael Wexler**

Tel: (613) 696-6860  
Fax: (613) 230-6423  
E-mail: ywexler@fasken.com

**Ottawa Agent for Counsel for the Intervener,  
Lesbians Gays Bisexuals and Trans People of  
the University of Toronto (SCC File 37209)**

**DEWART GLEASON LLP**  
102 - 366 Adelaide Street West  
Toronto, Ontario  
M5V 1R9

**Sean Dewart**

**Tim Gleason**

Tel: (416) 971-8000

Fax: (416) 971-8001

E-mail: sdewart@dglp.ca

**Counsel for the Intervener, United Church  
of Canada (SCC File 37209)**

**GOLDBLATT PARTNERS LLP**

Box 180

1039-20 Dundas Street West

Toronto, Ontario

M5G 2G8

**Marlys A. Edwardh**

**Vanessa Payne**

Tel: (416) 979-4380

Fax: (416) 979-4430

E-mail: medwardh@goldblattpartners.com

**Counsel for the Interveners, Start  
Proud/OUTlaws (jointly) (SCC File 37209)**

**JOHN NORRIS**

**BREESE DAVIES**

100 - 116 Simcoe St.

Toronto, Ontario

M5H 4E2

Tel: (416) 596-2960

Fax: (416) 596-2598

E-mail: john.norris@simcoechambers.com

**Counsel for the Criminal Lawyers'  
Association (Ontario) (SCC File 37209)**

**SUPREME LAW GROUP**

900-275 Slater Street

Ottawa, ON K1P 5H9

**Moira Dillon**

Tel: (613)691-1224

Fax: (613) 691-1338

Email: mdillon@supremelawgroup.ca

**Ottawa Agent for Counsel for the Intervener,  
United Church of Canada (SCC File 37209)**

**GOLDBLATT PARTNERS LLP**

500-30 Metcalfe St.

Ottawa, Ontario

K1P 5L4

**Colleen Bauman**

Tel: (613) 482-2463

Fax: (613) 235-3041

E-mail: cbauman@goldblattpartners.com

**Ottawa Agent for Counsel for the  
Interveners, Start Proud/OUTlaws (jointly)  
(SCC File 37209)**

**GOWLING WLG (CANADA) LLP**

2600 - 160 Elgin Street

P.O. Box 466, Stn. A

Ottawa, Ontario

K1P 1C3

**Matthew Estabrooks**

Tel: (613) 786-0211

Fax: (613) 788-3573

E-mail: matthew.estabrooks@gowlingwlg.com

**Ottawa Agent for Counsel for the Criminal  
Lawyers' Association (Ontario) (SCC File  
37209)**

**STIKEMAN ELLIOTT LLP**

5300 Commerce Court West  
199 Bay Street  
Toronto, Ontario  
M5L 1B9

**Alan L.W. D'Silva**

**Alexandra Urbanski**

Tel: (416) 869-5204

Fax: (416) 947-0866

E-mail: adsilva@stikeman.com

**Counsel for Canadian Civil Liberties  
Association (SCC File 37209)**

**STIKEMAN ELLIOTT LLP**

1600 - 50 O'Connor Street  
Ottawa, Ontario  
K1P 6L2

**Nicholas Peter McHaffie**

Tel: (613) 566-0546

Fax: (613) 230-8877

E-mail: nmchaffie@stikeman.com

**Ottawa Agent for Counsel for Canadian Civil  
Liberties Association (SCC File 37209)**

## TABLE OF CONTENTS

	<u>Page</u>
<b>PART I: OVERVIEW</b> .....	1
<b>PART II: ISSUES</b> .....	1
<b>PART III: ARGUMENT</b> .....	1
A. The Decisions violate the section 15(1) equality rights of individuals associated with an Evangelical Christian community .....	2
STEP 1: Does the <i>Charter</i> apply?.....	2
STEP 2: Does the impugned law create a distinction on the basis of a listed ground? .....	3
STEP 3: Does the distinction create a disadvantage? .....	3
B. “ <i>Charter</i> values” do not create a justification for the State to violate the equality rights or other constitutional freedoms of an individual .....	6
C. The State is obligated to properly balance competing rights .....	7
Conclusion: Individuals are free to study in religious universities in preparation for professional and public life .....	8
<b>PART IV: COSTS</b> .....	9
<b>PART V: TABLE OF AUTHORITIES</b> .....	10

## **PART I: OVERVIEW**

1. The Association for Reformed Political Action Canada (“ARPA Canada”) agrees with the facts set out in the Facta of Trinity Western University and Brayden Volkenant (“TWU”).
2. There is widespread concern among Reformed Christians that legal developments are making it more difficult to openly apply their faith in public life and to their professional lives. The proceedings before this Honourable Court are an example of the types of developments generating grave concern among Reformed Christians.

## **PART II: ISSUES**

3. These submissions focus exclusively on equality rights and address the following issues:
  - a) The Law Society of British Columbia and Law Society of Upper Canada Decisions (“The Decisions”) violate the section 15(1) equality rights of Evangelical Christians.
  - b) “*Charter* values” do not create an obligation or justification for the State to violate the equality rights or other constitutional freedoms of a member of a group listed in the enumerated grounds of section 15(1).
  - c) The State is obligated to balance competing rights with a proper delineation of rights.

## **PART III: ARGUMENT**

4. When religious rights are implicated in a legal struggle between citizens and their civil government, the natural inclination is to look to the express protection of religious freedom in section 2(a) of the *Canadian Charter of Rights and Freedoms* (“*Charter*”), which protects from State interference the “fundamental” “freedom of conscience and religion”. The bulk of jurisprudence on religious freedom lies there. But as legal scholar Iain Benson observes, “it has been startling to see how, for example, one aspect of an equality right, such as ‘sexual orientation,’ is hived off and played against a Section 2(a) right without any realization that there is also a corresponding equality right touching on religion within Section 15 itself.”<sup>1</sup>

---

<sup>1</sup> Iain T. Benson, “The Freedom of Conscience and Religion in Canada: Challenges and Opportunities” (2007) 21 *Emory Int’l L. Rev.* 111 at p. 148 [ARPA’s **Book of Authorities** (“ARPA BoA”), **Tab 1**].



***A. The Decisions violate the section 15(1) equality rights of individuals associated with an Evangelical Christian community***

5. Section 15(1) of the *Charter* protects the equality rights of, *inter alia*, religious individuals. It states that every individual has the right to the equal benefit of the law without discrimination based on religion. Proving a violation of section 15(1) requires demonstrating three things.

***STEP 1: Does the Charter apply?***

6. The claimant must first prove that the *Charter* applies.<sup>2</sup> This is demonstrated by showing that the infringer of the rights is a State actor<sup>3</sup> and that the infringing action constitutes “law” within the meaning of section 15(1).<sup>4</sup> It is uncontested that LSBC and LSUC are State actors and their Decisions constitute “law” within the meaning of section 15(1).

7. If the claimant can demonstrate that the *Charter* applies, then the claimant must pass the two-stage section 15(1) analysis:

- (1) Does the impugned law, on its face or in its impact, create a distinction on the basis of an enumerated or analogous ground?
- (2) Does the impugned law fail to respond to the actual capacities and needs of the members of the group and instead impose burdens or deny a benefit in a manner that has the effect of reinforcing, perpetuating or exacerbating their disadvantage?<sup>5</sup>

---

<sup>2</sup> While this may seem trite, it bears mentioning because the Ontario Court of Appeal ([Trinity Western University v. The Law Society of Upper Canada](#), 2016 ONCA 518[TWU ONCA]) failed to apply this step. While the Ontario Court of Appeal spent 21 paragraphs (80-101) of legal analysis to come to a conclusion on whether section 2(a) was infringed, it merely declares that TWU “discriminates against the LGBTQ community on the basis of sexual orientation contrary to section 15 of the *Charter*” (at para. 115, repeated in para. 119), without any legal analysis whatsoever.

<sup>3</sup> [McKinney v. University of Guelph](#), [1990] 3 S.C.R. 229 [McKinney] at para. 265.

<sup>4</sup> Peter W. Hogg, *Constitutional Law of Canada, 5<sup>th</sup> Edition, Supplemented* (Toronto: Thomson Reuters Canada Ltd., 2007), loose-leaf, [Hogg] at pp. 55-10 – 55-11, [ARPA BoA, Tab 3].

<sup>5</sup> [Kahkewistahaw First Nation v. Taypotat](#), [2015] 2 S.C.R. 548, at paras. 19-20.

***STEP 2: Does the impugned law create a distinction on the basis of a listed ground?***

8. The Decisions make a distinction between graduates of Canadian secular law schools and graduates of a Christian law school – TWU – solely because TWU has a community agreement grounded on shared religious beliefs articulated in a “community covenant”.<sup>6</sup> These shared religious beliefs are constitutionally protected. Association with the TWU community covenant provokes the differential treatment by the law societies.

***STEP 3: Does the distinction create a disadvantage?***

9. Since the law creates a distinction, the Court must inquire “into whether the law works substantive inequality by [1] perpetrating disadvantage or prejudice, or [2] by stereotyping in a way that does not correspond to actual characteristics or circumstances.”<sup>7</sup> The word “or” indicates that only one of the two patterns of discrimination must be demonstrated.

10. The first way substantive inequality may be established is “by showing that the impugned law, in purpose *or effect*, perpetuates prejudice and disadvantage to members of a group based on personal characteristics within s. 15(1) of the *Charter*.”<sup>8</sup>

11. In *Trinity Western University v. British Columbia College of Teachers*,<sup>9</sup> a professional government body held TWU graduates to a different standard, not trusting them to teach children even though instruction at TWU complied with all professional and academic standards. This was not based on evidence, but prejudice.<sup>10</sup> Today, the public attention showered on the TWU Law School shows that many people believe students/graduates of the TWU Law School are, *ipso facto*, less fit, or ought not to be certified to practice law because of a tenet of their religious beliefs and practices. The Decisions perpetuate this prejudice.

12. The second means of substantive inequality may be established “by showing that the disadvantage imposed by the law is based on a stereotype that does not correspond to the actual circumstances and characteristics of the claimant or claimant group.”<sup>11</sup>

---

<sup>6</sup> TWU Appellant Factum at paras. 12-16; TWU Respondent Factum at paras. 11-17.

<sup>7</sup> *Withler v. Canada (A.G.)*, [2011] 1 S.C.R. 396, [*Withler*] at para. 65.

<sup>8</sup> *Withler*, *supra.*, at para. 35, emphasis added.

<sup>9</sup> *Trinity Western University v. B.C.C.T.*, [2001] 1 S.C.R. 772 [*TWU 2001*].

<sup>10</sup> *TWU 2001*, *supra.*, at para 32.

<sup>11</sup> *Withler*, *supra.*, at para. 36.

13. The Decisions stereotype all TWU Law School students and graduates, and by extension all Evangelicals, including Reformed Christians, as intolerant of others and unfit for regulated professions. This stereotype is baseless.

14. Nor are The Decisions neutral as both LSUC and the Ontario Attorney General argue.<sup>12</sup> Whereas the section 15(1) claim in *Hutterian Brethren*<sup>13</sup> was based on a neutral policy choice concerning security measures and did not arise out of any demeaning stereotype, the same cannot be said of The Decisions. The latter denied a benefit precisely because of an individual's religious convictions or their association with a particular religious community.

15. The important thing to demonstrate at this stage of the section 15(1) test is discriminatory **effect**. In *Andrews v. Law Society of British Columbia*,<sup>14</sup> the Supreme Court of Canada applied this standard to measure the effect of the prohibition on non-citizens from practicing law in B.C. The Court concluded that “[t]he distinction therefore imposes a burden in the form of some delay on permanent residents who have acquired all or some of their legal training abroad and is, therefore, discriminatory.” The Court also noted that what made the discrimination especially problematic was that the lawyers were otherwise qualified:

A rule which bars an entire class of people from certain forms of employment, solely on the grounds of a lack of citizenship status and without consideration of educational and professional qualifications or the other attributes or merits of individuals in the group, would, in my view, infringe s. 15 equality rights.<sup>15</sup>

16. The unacceptable discriminatory effect for non-citizens in *Andrews* was “some delay” before being called to the bar for otherwise qualified persons. The discriminatory effect in the present case is that a qualified person, having completed an academically and professionally approved program is nevertheless effectively barred from practicing law in the province solely because she or he associated with a religious community that shares a Christian ethic on marriage and sexuality. As this Court has already stated: “There is no denying that the decision [...] places a burden on members of a particular religious group”.<sup>16</sup>

17. In *Andrews*, the Supreme Court of Canada defined discrimination as:

[...] a distinction [...] based on grounds relating to personal characteristics

---

<sup>12</sup> LSUC Factum at para. 96; the Attorney General of Ontario Factum at para. 23.

<sup>13</sup> *Alberta v. Hutterian Brethren of Wilson Colony*, [2009] 2 S.C.R. 567 at paras. 105-108.

<sup>14</sup> *Andrews v. Law Society of British Columbia*, [1989] 1 S.C.R. 143 [*Andrews*].

<sup>15</sup> *Andrews*, *supra*, at 183.

<sup>16</sup> *TWU 2001*, *supra*, at para. 32.

of the individual or group, which has the effect of imposing burdens, obligations, or disadvantages on such individual or group [...] or which withholds or limits access to opportunities, benefits, and advantages available to other members of society. *Distinctions based on personal characteristics attributed to an individual solely on the basis of association with a group will rarely escape the charge of discrimination.*<sup>17</sup>

18. As set out above, the LSBC and the LSUC Decisions squarely fit this definition:

- (1) The group: Evangelical Christians generally and TWU graduates specifically;
- (2) The personal characteristics: “the voluntary adoption of a code of conduct based on a person’s own religious beliefs;”<sup>18</sup>
- (3) The disadvantage or limited access: excluded from practicing law by LSBC and LSUC;
- (4) Available to others: the adoption of a moral code is done by all people, but The Decisions single out for exclusion only those who adopted an Evangelical sexual ethic;
- (5) Distinctions based on personal characteristics attributed to an individual solely on the basis of association with a group: The Decisions specifically disadvantage those who choose to associate with a Christian university by signing a personal commitment to live according to constitutionally protected beliefs.

19. Importantly, this Honourable Court guides us to not only ask whether there is different treatment based on protected personal characteristics, “but also whether those characteristics are relevant considerations under the circumstances.”<sup>19</sup> The choice of some students to study law in a community devoted to living according to a Christian ethic is not relevant to their ability to practice law. And that choice poses no threat to the legal profession or the public interest in an ethical and competent bar, as LSUC concedes.<sup>20</sup> TWU students promise to abide by a Christian ethic as TWU students. As lawyers they, like graduates of any school, must abide by the law society’s rules. If their religious beliefs are not relevant to the practice of law, then any discrimination is unjustified and the claimant passes the section 15(1) test. As philosophers Sherif Girgis and Ryan Anderson argue,

---

<sup>17</sup> *Andrews, supra*, at 174.

<sup>18</sup> *TWU 2001, supra*, at para 25.

<sup>19</sup> *Withler, supra*, at para. 39.

<sup>20</sup> See *TWU ONCA, supra*, at para. 58, “LSUC accepts that TWU graduates would not be at any more risk of discriminating... than graduates of other law schools.” The B.C. Court of Appeal concurs *Trinity Western University v. The Law Society of British Columbia*, 2016 BCCA 423 [*TWU BCCA*] at para. 149.

[W]e bring no one to ruin by allowing religious schools to foster a milieu supportive of their values: to require teachers to share their ... ethic or to make rules against nonmarital sexual activity (straight or gay) or to refuse to recognize groups that reject their ethical commitments. These measures are not gratuitous or controlling. They empower students and scholars by giving them the freedom – the live option – to join a community that offers support for living by a demanding moral vision of their own choice. And they welcome anyone who shares that vision.<sup>21</sup>

20. Of course, not all Evangelical Christians are barred from practicing law in B.C. and Ontario. Some will attend secular law schools and apply and be accepted to practice law, while some would rather or only attend TWU. This heterogeneity within the Evangelical community does not defeat a claim of discrimination. In *Quebec v. A.*, Justice Abella explained that this Court has “squarely rejected the idea that for a claim of discrimination to succeed, all members of a group had to receive uniform treatment from the impugned law.”<sup>22</sup>

***B. “Charter values” do not create a justification for the State to violate the equality rights or other constitutional freedoms of an individual***

21. The State cannot take the shield of the *Charter* and turn it into a sword. The State cannot impose the *Charter* on private citizens and private institutions. “To open up all private and public action to judicial review could strangle the operation of society and [...] diminish the area of freedom within which individuals can act.”<sup>23</sup> Neither can courts apply the *Charter* to a private institution through the back door of “*Charter values*” language.

22. The Ontario Court of Appeal recently issued a corrective of sorts on the misuse of “*Charter values*” in *Gehl v. Canada (Attorney General)*. The majority argued for restraint:

[T]here is good reason to maintain a modest role for *Charter values* in judicial reasoning generally and in statutory interpretation specifically. *Charter values* lend themselves to subjective application because there is no doctrinal structure to guide their identification or application. Their use injects a measure of indeterminacy into judicial reasoning because of the irremediably subjective – and value laden – nature of selecting some *Charter values* from among others, and of assigning relative priority among *Charter values* and competing constitutional

---

<sup>21</sup> Ryan T. Anderson and Sherif Girgis, "Against the New Puritanism: Empowering All, Encumbering None" In John Corvino, Ryan T. Anderson, and Sherif Girgis, *Debating Religious Liberty and Discrimination* (New York: Oxford University Press, 2017) 108 [Anderson] at pp. 116-117 [ARPA BoA, Tab 4].

<sup>22</sup> *Quebec (Attorney General) v. A.*, [2013] 1 S.C.R. 61 [*Quebec v A*], at paras. 354-55.

<sup>23</sup> *McKinney*, *supra*, at para. 262.

and common law principles. The problem of subjectivity is particularly acute when *Charter* values are understood as competing with *Charter* rights.<sup>24</sup>

23. The Ontario Court of Appeal ruling in the case at bar, however, exemplifies the problems arising from the misuse of “*Charter* values”. The bald declaration that TWU “discriminates [...] contrary to section 15 of the *Charter*”<sup>25</sup> is a blatant error of law. It is an example, *par excellence*, of prioritizing the equality “*Charter* value” over enumerated *Charter* rights.

24. Furthermore, those who advocate a “*Charter* values” approach should be reminded that freedom of conscience and religion, expression and association are all “*Charter* values”.

25. This Honourable Court stated in *Andrews* that section 15(1) does not “impose on individuals and groups an obligation to accord equal treatment to others. It is concerned with the application of the law.”<sup>26</sup> This Court also spoke to this issue directly in the first *Trinity Western* case: “To state that the voluntary adoption of a code of conduct based on a person’s own religious beliefs, in a private institution, is sufficient to engage s.15 would be inconsistent with freedom of conscience and religion”.<sup>27</sup> It would also be inconsistent with section 32 of the *Charter*.

### ***C. The State is obligated to properly balance competing rights***

26. TWU has dealt thoroughly with the question of the proper balancing of rights.<sup>28</sup> ARPA Canada concurs with those arguments and limits its submission here to the discussion on delineating the section 15(1) equality right.

27. The first step is to delineate allegedly competing rights to see if, in fact, there are rights in conflict. This Court must not “hive off” section 15 as a “sexual orientation” right and put it up against the “religion right” of section 2(a). Rather, it is the section 2(a), 2(b), 2(d), and section 15(1) rights of TWU graduates that must be compared in the aggregate against some other legitimate, intelligible State interest.<sup>29</sup>

28. Here, there is no conflict because there is no *other* equality right at stake.

---

<sup>24</sup> [Gehl v. Canada \(Attorney General\)](#), 2017 ONCA 319 [**Gehl**] at para. 79. We commend paras. 76 – 83 for a careful critique of “*Charter* values.”

<sup>25</sup> [TWU ONCA](#), *supra*, at para. 115.

<sup>26</sup> [Andrews](#), *supra*, at 163-64.

<sup>27</sup> [TWU 2001](#), *supra*, at para. 25.

<sup>28</sup> TWU Appellant Factum at paras 101-132; TWU Respondent Factum at paras 54-69.

<sup>29</sup> See [Doré v. Barreau du Québec](#), [2012] 1 S.C.R. 395, at para. 56.

29. LSBC and LSUC do not have sexual orientation equality rights. And TWU does not unlawfully discriminate against anyone on the basis of sexual orientation.<sup>30</sup> Only where the State is infringing on two competing rights simultaneously is it necessary to balance competing *Charter* rights. A true example would be the conflict between the accused's right to a fair trial (s. 7 and 11(d) of the *Charter*) and a witness's religious freedom (s. 2(a)) as in *R. v. N.S.*<sup>31</sup>

30. By admitting TWU graduates to the practice of law, LSBC and LSUC would not be discriminating against any individual or group. On the other hand, by not admitting TWU graduates on the sole basis of their association with a commonly held and sensible view of marriage and sexuality,<sup>32</sup> LSBC and LSUC discriminate against TWU graduates.

31. There is no evidence that admitting TWU graduates to the practice of law in British Columbia and Ontario violates the *Charter* rights of anyone. Similarly, there is no evidence that TWU graduates would discriminate against anyone on the basis of sexual orientation. Indeed, the Supreme Court of Canada has stated that absent evidence, no such conclusion should be drawn on the basis of TWU and its graduates' view on marriage and sexuality.<sup>33</sup>

***Conclusion: Individuals are free to study in religious universities in preparation for professional and public life***

32. TWU is a community of individuals who govern themselves according to Christian morals as they associate with each other and study together. There is no harm in that. To refuse to accept qualified graduates simply because they held themselves to a Christian moral code as students is to discriminate against them on the basis of religion. Justice Wilson said it well: "Individuals are afforded the right to choose their own religion and their own philosophy of life, the right to choose with whom they will associate and how they will express themselves, the right to choose where they will live and what occupation they will pursue."<sup>34</sup>

---

<sup>30</sup> *TWU BCCA*, *supra*, at para. 151: "TWU's admissions policy... is not 'unlawful discrimination'. That is not to say that it does not have an impact on LGBTQ individuals that must be considered, but the lawfulness of TWU's policy is significant to the balancing exercise."

<sup>31</sup> *R. v. N.S.*, [2012] 3 S.C.R. 726, especially at para. 30-33.

<sup>32</sup> Even if one disagrees with the position, it is a reasonable one to hold. See, for example, this published argument: Sherif Girgis, Robert P. George, & Ryan T. Anderson, "What Is Marriage?" *Harvard Journal of Law & Public Policy*, Vol. 34, No. 1 pp. 245-287, Winter 2010 [**ARPA BoA, Tab 5**].

<sup>33</sup> *TWU 2001*, *supra*, at paras. 32, 35-36.

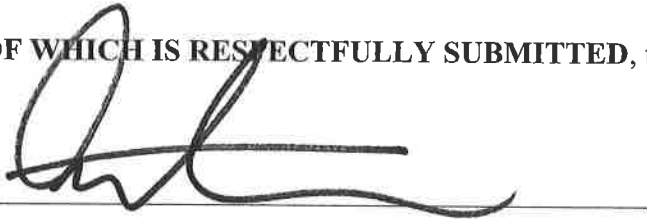
33. Engaging in a religious communal enterprise must be vigorously protected within a pluralistic society. This type of religious association has been improperly labelled as “unlawful discrimination”. Well-established *Charter* principles refute this characterization.

34. As the Supreme Court of Canada suggested in *Trinity Western* (2001), “if TWU’s Community Standards could be sufficient in themselves to justify denying accreditation, it is difficult to see how the same logic would not result in the denial of accreditation to members of a particular church.”<sup>35</sup> ARPA Canada agrees.

**PART IV: COSTS**

35. ARPA Canada does not seek costs and requests that no award of costs be made against it.

ALL OF WHICH IS RESPECTFULLY SUBMITTED, this 1<sup>st</sup> day of September 2017.



**André Marshall Schutten**  
Counsel for the Intervenor  
Association for Reformed Political Action (ARPA) Canada

---

<sup>34</sup> *R. v. Morgentaler*, [1988] 1 S.C.R. 30, at para. 288.

<sup>35</sup> *TWU 2001*, *supra*, at para. 33.



**PART V: TABLE OF AUTHORITIES**

<b>Authorities</b>	<b>Paragraph(s)</b>
<a href="#"><i>Alberta v. Hutterian Brethren of Wilson Colony</i></a> , [2009] 2 S.C.R. 567	14
<a href="#"><i>Andrews v. Law Society (British Columbia)</i></a> , [1989] 1 SCR 143.	15, 17, 25
<a href="#"><i>Doré v. Barreau du Québec</i></a> , [2012] 1 S.C.R. 395.	27
<a href="#"><i>Gehl v. Canada (Attorney General)</i></a> , 2017 ONCA 319.	22
<a href="#"><i>Kahkewistahaw First Nation v. Taypotat</i></a> , [2015] 2 S.C.R. 548.	7
<a href="#"><i>McKinney v. University of Guelph</i></a> , [1990] 3 S.C.R. 229.	6, 21
<a href="#"><i>Quebec (Attorney General) v. A.</i></a> , [2013] 1 S.C.R. 61.	20
<a href="#"><i>R. v. Morgentaler</i></a> , [1988] 1 S.C.R. 30.	32
<a href="#"><i>R. v. N.S.</i></a> , [2012] 3 S.C.R. 726.	29
<a href="#"><i>Trinity Western University v. B.C.C.T.</i></a> , [2001] 1 S.C.R. 772.	11, 16, 18, 25, 31, 34
<a href="#"><i>Trinity Western University v. The Law Society of British Columbia</i></a> , 2016 BCCA 423.	19, 29
<a href="#"><i>Trinity Western University v. The Law Society of Upper Canada</i></a> , 2016 ONCA 518.	6, 19, 23
<a href="#"><i>Withler v. Canada (A.G.)</i></a> , [2011] 1 S.C.R. 396.	9, 10, 12, 19

<b>Other Sources</b>	<b>Paragraph(s)</b>
Iain T. Benson, "The Freedom of Conscience and Religion in Canada: Challenges and Opportunities" (2007) 21 <i>Emory Int'l L. Rev.</i> 111.	4
Kent W. Roach, <i>Constitutional Remedies in Canada, 2nd Edition</i> (Toronto: Thomson Reuters Canada Ltd., 2013), loose-leaf.	
Peter W. Hogg, <i>Constitutional Law of Canada, 5th Edition, Supplemented</i> (Toronto: Thomson Reuters Canada Ltd., 2007), loose-leaf.	6
Ryan T. Anderson and Sherif Girgis, "Against the New Puritanism: Empowering All, Encumbering None" In John Corvino, Ryan T. Anderson, and Sherif Girgis, <i>Debating Religious Liberty and Discrimination</i> (New York: Oxford University Press, 2017) 108.	19
Sherif Girgis, Robert P. George, & Ryan T. Anderson, "What Is Marriage?" <i>Harvard Journal of Law &amp; Public Policy</i> , Vol. 34, No. 1 pp. 245-287, Winter 2010.	30