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College of Psychologists of British Columbia

April 4, 2019

1755 W Broadway,

Vancouver, BC V6J 4S5

Complaint against Dr Wallace Wong

By order of Mr. Justice Greg Bowden of the Supreme Court of British Columbia dated Feb 27, 2019 the parties of this complaint must be anonymized AB (child); DC (father) and EF (mother.) Dr. Wong knows the parties names and addresses. (Reasons for judgment attached.)

CD, father to 14 year old AB, makes this formal complaint to the College of Psychologists of British Columbia against registrant Dr. Wallace Wong.

CD alleges that Dr. Wong, in concert with medical and health staff at the Gender Clinic at Children's Hospital, Vancouver, committed acts of professional misconduct and failed to maintain the standard of practice of his profession.

The acts of professional misconduct include, but are not limited to:

1. Applying inappropriate pressure upon AB to sign hospital's standard informed medical consent release form;
2. Helping to secure the child's signature consent negligently without advising the child of the extremely high risk of suicide and depression for girls and boys who transition. (Form attached.) *(Arguably if the consent is null and void, the administration of drug by needle into AB is a criminal assault.)*
3. Failing to advise the child that from 80 to 98% of children seeking transition but denied grow out of it. (Source: Dr. Wallace Wong)
4. Counselling the commission of a potentially fraudulent act: Stating at a public lecture on Feb 28, 2019 at the Kitsilano branch of the Vancouver Public Library to inquiring parents to ensure their child is accepted into the Gender Clinic program children they should falsely threaten suicide:

“ So what you need is, you know what? Pull a stunt. Suicide, every time, they will give you what you need.” (page 69, line 25 of certified transcript of talk enclosed.)

5. Failing to apply a sufficient standard of care to a child acting without any guardian.

History

AB's high school introduced Dr. Wong to AB.

Dr. Wong had, and may still have, a client patient relationship with 14 year old AB.

The child was exhibiting behaviors and comments later used to support a diagnose of gender dysphoria.

Dr. Wong adopted the role of professional advocate and supporter of the child being accepted into the gender transition medical program of Children's Hospital in Vancouver.

Dr. Wong persuaded the child of the clinical benefits of being administered puberty blockers followed by testosterone to help deal with AB's gender confusion.

The child's mother EF supported the child and gave consent, as guardian, to AB undergoing medical procedures recommended by Dr. Wong and others.

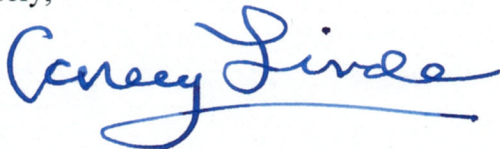
The child's father did not give consent.

By letter dated December 1, 2018, Dr. Brenden Hursh, pediatric and endocrinology doctor at BC Children's Hospital, advised the father it had been determined AB was mature enough not to require the father's permission for gender transitioning with various hormones. (letter attached.)

Lawyers for each parent, the child, the hospital, the school, the doctors, and the media - 12 in all - presented arguments on Feb 19 and 20 2029 in BC Supreme Court. The resulting orders are on the last page of the attached Reasons for Judgment.

The father has appealed the orders to the Court of Appeal of British Columbia.

Sincerely,



Carey Linde
Counsel for CD