Room 232 Parliament Buildings Victoria, BC V8V 1X4 Phone: (250) 387-1866

Is the BC father and Laura Lynn Tyler Thompson in Contempt of Court? I vote NO!

Dear Honourable David Eby, Attorney General and BC MLA's

The case of the BC father is a story of public interest as it shines light on a corrupt system consisting of LGBTQ activist teachers, counsellors, doctors, lawyers, judges, and elected officials at 'all' levels of government. <u>Read Here</u>

Due to the failure of the State to protect this father's rights, at the hands of a powerful team of LGBTQ political activist doctors, lawyers and judges, I request the AG not only refuse to pursue criminal contempt charges but instead execute an investigation against the doctors, lawyers and judges who violated the integrity of our judicial system. There were multiple conflicts of interest, violations of ethics and moral codes of conduct as well as potential malpractice on the part of the doctors. To hold the father and Laura Lynn Tyler Thompson in contempt of court for doing the right thing and exposing the corruption, is a miscarriage of justice.

Evidence to substantiate an investigation has been provided in detail from multiple sources. Judge Marzari, and the team of lawyers representing the child, are known political activists in relation to this matter, who refused to recuse themselves. Doctor IJ operates a gender dysphoria clinic with currently over 1000 children attending, 500 of which are from child services (there were only 4 children in his clinic in 2010). Doctor IJ is a trans activist and he is suspected of malpractice. The daughter (minor) was not provided independent/unbiased legal counsel or independent health care.

Please do not expect or request the public accept or condone this.

It is critical that the AG's office understand that medical malpractice suits and legal action is commencing and will indeed be pursued in BC in the very near future, should you refuse to take the appropriate action. Eg. Former Transgender suing gender clinic and Case of 6 yr old girl in Ontario

In the United States nine State legislatures have tabled bills to prohibit the sterilization and mutilation of minors (under the age of 18). Doctors could face jail time and fines if they provide puberty blocking drugs.

<u>Missouri</u> <u>Florida</u> <u>Illinois</u> <u>Oklahoma</u> <u>Colorado</u> <u>South Carolina</u> <u>Kentucky</u> <u>South Dakota</u> and <u>Idaho</u>

In fact Idaho just passed their bill. Read Here

Drag Queen Story hours are also being banned throughout the US. Stiff consequences are being imposed on public libraries due to children being psychologically abused, confused and sexually groomed at Drag Queen Story Hours. <u>Missouri Wisconsin Minnesota, Texas</u> Etc. The exploitation and grooming of children is illegal and yet there has been a multilevel attack against minors contrived by government officials under the deceptive guise of anti-bullying and human rights. School anti-bullying programs were already in place and every citizen was deemed equal under the law. Therefore, the amendment to the Human Rights Code, Bill 27 is redundant and is providing special privilege to LGBTQ activists to wreak havoc. The SOGI 123 curriculum is fallout from the amendment and is proving to be very harmful LGBTQ political propaganda.

**Child exploitation – Definition: the act of using a minor child for profit, labour, sexual gratification, or some other personal or financial advantage. Child exploitation often results in cruel or harmful treatment of the child, as the activities he or she may be forced to take part in can cause emotional, physical, and social problems.

The SOGI 123 curriculum is confusing children. If in doubt view this educational training video wherein minors are being taught gender is fluid and that they can be a boy, girl, <u>anything in between or neither</u>.

The daughter, AB, referred to in the case currently being assessed by the AG's office, was no exception and as a result was trans proselytized at Moscrop Secondary school when her teacher decided to show a video to the class, on how to transition. Youth are vulnerable and impressionable, and this was negligent and a breach of trust.

Further indoctrination is occurring in BC libraries and schools as they invite Drag Queens to read to minors and invite debauched <u>Drag Queens</u> to perform at school dances. The Education Minister and Premier have been made aware and yet no action has commenced to prohibit these activities.

Pierre Elliot Trudeau said, 'There's no place for the state in the bedrooms of the nation'. So why is the state bringing the bedroom to the classroom? These are "adult" sexual proclivities and attempting to normalize this behaviour is putting children in harms way.

In closing, as minors are being indoctrinated at a frightening rate into the trans ideology the government decides to implement a radical ban on therapy. The Bill prohibits parents from bringing their child to counselling and forbids parents themselves to speak to their children about it unless the conversation encourages their child toward a homosexual or trans life. The only therapy condoned is one that involves harmful hormone blockers and sex reassignment surgery. It is reported that <u>BC also called on the federal government</u> for a ban and supports Bill C-8 which will imprison parents, caregivers and counsellors for up to 5 years if a minor is provided counselling that does not involve transitioning. Which involves hormone blockers which sterilizes children and sends them on the path of preparing for surgery to remove perfectly healthy body parts. <u>Bill M-218</u> <u>Bill C-8</u>

To note, true conversion therapy (which consisted of electroshock therapy, castration and institutionalization) was banned over 40 years ago and there is absolutely no evidence of it taking place in Canada. The current bans are to eliminate talk therapy (counselling)...for "Minors".

The decision to support this horrendous agenda is not a compassionate one but fool hearty as the end result of transitioning is a <u>"nineteen" times higher rate of suicide</u>. In contrast

<u>Studies show that 80-90%</u> of children who express a discordant gender identity will come to identify with their bodily sex if natural development is not interfered with.

The story of this father and his daughter has brought to light the consequences of the damaging legislation and policies which are working together and having a negative impact on minors in BC.

Therefore, I request;

 Bill 27 be revoked to restore Section 15(1) of the Charter of Rights, re-committing to "everyone" being equal under the law

- Immediately rescind the SOGI 123 curriculum

 Prohibit Drag Queens from reading to children in "all" BC libraries and <u>Drag Queen</u> <u>performers</u> from going anywhere near minors in the public school system. Drag Queen <u>Warning</u>

– Repeal the Infants Act as it is being used to undermine parental authority and poses a threat to the health and welfare of a child as evidenced in this case.

– Dismiss the case against the father (and Laura Lynn Tyler Thompson) who has suffered immeasurably because politicians pandered to LGBTQ political lobbyists rather than respect and uphold the Constitution.

Politicians are on notice; an election is just around the corner and addressing all of these concerns will be of the utmost importance.

I look forward to your immediate attention to this matter.

Yours Sincerely,

In the words of Martin Luther King, Jr., History will have to record that the greatest tragedy of this period of of social transition was not the strident clamour of the bad people, but the appalling silence of the good people."