To the Royal Canadian Mounted Police:

Without prejudice,

We request an investigation to commence forthwith into the alleged abuse and sexual mutilation of children in British Columbia at the hands of medical professionals and the Government of British Columbia.

Medical malpractice is resulting in the sterilization and mutilation of minors. This is an indictable offence according to the <u>Criminal Code of Canada</u> 267(b), 268(1). It is in further violation of the <u>Nuremberg Code</u>, Canadian Charter of Rights, and multiple international treaties and agreements. Review here.

The current matter involves Mr. Rob Hoogland and his 15-year-old daughter, AB, whom the government, BC judicial system, and medical professionals have ensnared in a web of trans activism unlike anything we have ever witnessed. School officials, counsellors, doctors, lawyers, judges, and even the Attorney General are, we allege, promoting a particular ideology rather than objectively assessing the needs of the child and genuinely attempting to address her issues.

AB was experiencing difficult, but not uncommon, problems at the age of twelve years. She was depressed and cutting due to a crush on a male authority figure who obviously did not return her "affection," and was also distressed at the impending separation of her parents. Rather than address these issues from the child's perspective and in a manner that would actually help her deal with her feelings, a counsellor in the public-school system began the grooming process with a video of a girl transitioning. We allege that the counsellor's unorthodox response to AB's stated concerns—as well as influence exerted by other authority figures—caused her to begin to question her biological sex and ultimately "decide" to transition. Furthermore, the grooming of this vulnerable pre-teen took place without her parents' knowledge or consent.

When Mr. Hoogland and AB's mother found out what had been going on, they sought counselling for their daughter. This led to an appointment with Dr. Wallace Wong, Child Psychologist, who runs a gender dysphoria clinic. Over a period of months, Dr. Wong met with AB. He referred her to Dr. Brenden Hursh, an endocrinologist at BC Children's Hospital. Dr. Hursh met with the child and within an hour was prepared to inject her with cross-sex hormones. When Mr. Hoogland researched the drugs and learned of the serious side effects, he forbid the doctor to proceed.

This action led to the child's health care team to apply to invoke the BC Infants Act. Dr. Wong provided the assessment that justified their action. He claimed that AB was capable and of sound mind even though she had a history of depression and cutting brought on by feelings of rejection and by concerns over her parents' marriage. This assessment provided the impetus for the misappropriation of the BC Infants Act despite the fact the child did not qualify. Through this misappropriation of the Infants Act, the

father's parental rights were stripped away, and the child was given the power to make the decision to proceed with cross-sex hormone therapy.

Mr. Hoogland immediately retained legal counsel to stay this order. However, the court ultimately denied Mr. Hoogland's plea and ruled in favor of the child's medical team. As a result, when AB was fourteen years old, the medical team proceeded with injections of experimental hormone drugs that will result in permanent sterilization and physical mutilation.

It is unethical to prescribe these drugs for minors, as they are experimental, and the long-term effects are unknown. Further, these drugs lead to a lifetime dependence on hormone treatment even when the patient wishes to reverse the decision. Cross-sex hormones not only cause <u>sterilization</u> and permanent physical mutilation, they also set many young patients on track for multiple surgeries.

Moreover, it is reported by a child and adolescent psychiatry journal that <u>over 80%</u> of children who express a discordant gender identity will come to identify with their natal sex if natural development is not interfered with. Transition regret—and subsequent lawsuits—are rapidly increasing amongst young people who have come to terms with their natal sex after being irreversibly harmed by unnecessary drugs and surgery.

We allege that the BC government and the Attorney General are not only aware of the abuse but are aiding and abetting it. By permitting the medical community to apply the BC Infants Act in violation of its own mandate, we believe the government has demonstrated vexatious intent to both harass and subdue Mr. Hoogland with vexatious litigation.

In February of 2020, in a desperate effort to protect his child, Mr. Hoogland violated court orders, including the publication ban, and began to speak to media sources who were willing to help expose the atrocities being perpetrated. When his daughter **refused to press charges**, the government upgraded the offense from a civil matter, and the father is now facing criminal prosecution. We believe that the BC government is using this girl to demonstrate their power, and to intimidate other parents who might also consider interfering with their agenda. If the government wins, it will set a precedent for inflicting further crimes against humanity involving children.

It is alleged that, prior to this case hitting the docket, Chief Justice Christopher Hinkson assigned judges he believed would take the government's side against Mr. Hoogland. If this proves to be true, judicial impartiality was severely compromised.

Additionally, Dr. Wong is reported to have connections with the trans activist lawyers representing the child, as well as Judge Mazari, former director of West Coast LEAF. When asked to recuse herself due to the obvious conflict of interest, Judge Mazari refused.

Indeed, there is compelling evidence that AB was not provided with independent medical advice, legal advice, or impartial court hearings.

Please note that Dr. Wong had four children attending his clinic in 2010 and now has over one thousand. He proudly describes the scope of his children-only "gender therapy" practice, noting that his youngest client is not yet three years old and that he has 501 "orphans and foster kids" under his care. Dr. Wong was also recorded coaching parents to instruct their children to "pull a [suicidal] stunt" in order to expedite transgender treatments.

An investigation of Dr. Wong by the College of Psychologists has been stalled based on the names listed in the court action being sealed. However, an appeal has recently been filed with the BC Health Professions Review Board by Mr. Hoogland's lawyer, Carey Linde.

We request that the RCMP commence an investigation of Dr. Wallace Wong for alleged malpractice, as well as the doctor responsible for administering the testosterone therapy to AB, Dr. Brenden Hursh.

In closing, we plead with you to commence an investigation forthwith into the alleged abuse and sexual mutilation of children at the hands of medical professionals and the Government of British Columbia. We also ask for a specific investigation of the alleged roles played by Dr. Wong and Dr. Hursh in the indoctrination and sterilization of AB.

Respectfully,

Resources:

Documentary: Assault on Parental Rights and Abuse of Children View Here

Father's testimony - View Here