

ACTION 4 CANADA

Protecting Faith, Family and Freedom

Notice of Liability:

Facilitating in Exposure of Minors to Sexually Explicit Educational Resources, Activities and/or Events



How to Serve the Notice of Liability

- Print two copies of the Notice of Liability.
- Fill in the name of the person you are serving it to in the space provided at the top of the first page - on both copies.
- Sign your name and fill in the date in the space provided on the last page - on both copies.
- Keep one copy of the Notice for your records.
- Give the second copy to the person you are serving it to. If they choose not to accept it, then leave it on the floor at their feet.
- If you are serving the Notice in person, be sure to video record yourself serving it (or audio record if video is not possible).
- **If sending by mail, you must use registered mail as that provides proof of delivery.**

Keep all information (eg. Liability Notice copy, video, mailing proof etc.) in a safe place for future use.

NOTE: You do not need a lawyer to serve a Notice of Liability and you do not need consent, or the signature of the person you are serving it to.

Disclaimer: Action4Canada accepts no responsibility or liability for any harms or losses that occur as result of serving a notice of liability. If you do not agree to these terms, then please do not use this notice. We do not make any representations or warranties about the potential consequences of serving a Notice of Liability. This information is not intended as legal or health advice.

Notice of Personal Liability

Facilitating in the Exposure of Minors to Sexually Explicit Educational Resources, Performers, Activities and/or Events

Many Canadians are being compelled to participate in teaching a dangerous ideology that places children at serious risk of permanent physiological and psychological harm. You have a legal and ethical duty to protect children from reasonably foreseeable injury. This Notice of Liability serves to formally alert you to these risks and the legal consequences^{1 2} of participation. It also provides a defensible basis to refuse involvement, allowing you to cite this NOL to your superiors as justification for your unwillingness to risk personal liability.

ATTN: _____

Position: _____

Address: Ministry Office/School Division/Public Library/Organization

The LGBTQ SOGI 123/Comprehensive Sexuality Education (CSE) learning resource, embedded into the provincial educational curriculum across Canada, is causing measurable harm and has become an avenue to expose minors to sexually explicit, pornographic and inappropriate learning resources, activities and/or events. Children are being indoctrinated³ and having their innocence exploited through this learning resource, which is based on an unscientific, radical ideology.

This Notice of Liability is to alert you, if you are not already aware, that your participation in making available explicit/pornographic books to minors and/or facilitating in the exploitation and/or sexualization of minors and/or causing harm to minors, is unlawful.

Please note that there are reports of Teacher and School Board Associations and Unions telling their members that they can disregard the Notices of Liability, stating that “they pose no legal risk.” However, they are misinforming and misleading their members. It is very important for you to know that legal actions have already commenced and court decisions are not looking favourable for the guilty parties⁴, and there is a growing risk of personal liability for those who are complicit.

You are on notice: In the United States, a court awarded \$2 million² to a female de-transitioner after being socially indoctrinated and psychologically pressured into irreversible medical decisions as a minor—harm the court recognized as mutilation: this case is not isolated, with 28 similar lawsuits now underway and thousands more expected. **Legal accountability for those facilitating this harm against our children is not a matter of if, but when.**

Every citizen/member has an obligation to uphold the Criminal Code of Canada and their Provincial School Acts, which state that “a citizen/member is not absolved from vicarious liability arising out of a tort, been guilty of dishonesty, gross negligence or malicious or wilful misconduct, libel or slander.”

¹ <https://www.lifesitenews.com/news/california-mom-gets-100k-settlement-from-school-district-who-transitioned-child-behind-her-back/>

² <https://www.lifesitenews.com/news/detransitioner-wins-2-million-malpractice-suit-in-major-legal-victory/>

³ <https://action4canada.com/wp-content/uploads/SOGI-Toolkit-Binder-with-highlights.pdf>

⁴ <https://www.lifesitenews.com/news/california-mom-gets-100k-settlement-from-school-district-who-transitioned-child-behind-her-back/>

As a Canadian citizen I have a duty to report the following concerns that are resulting in measurable harms.

Through the SOGI 123/CSE resource students (K-12) are being: sexualized; encouraged to masturbate and experiment sexually with the same sex; and exposed to books that contain pornographic content including cartoon material depicting minors engaged in sexually explicit activity. These pornographic/explicit books are being found in schools, public libraries and retail outlets across Canada⁵.

It is understood that many of these books have been approved in an attempt to meet the requirements of the Diversity, Equity and Inclusion (DEI) framework. However, all books for minors must be age appropriate, not cause emotional harm and should not be sexually explicit, so as to stay within the bounds of the rule of law and School/Education Acts.

The SOGI 123/CSE resource was implemented without the input of parents, or child psychologists to assess long-term effects. This was done in violation of the well-established rights and responsibilities of parental authority which includes but is not limited to: education; physical and psychological protection; and health and safety.

In addition, schools and community centres are not only allowing boys into girl's change rooms but they, along with public libraries, are standardizing gender-neutral-only bathrooms which has opened the door to all kinds of abuse, such as minors having their privacy violated, being video-recorded, sexually assaulted and exploited. They are also promoting drag queens and inviting them to perform for minors, which is exposing children to indecent and lewd sexual acts, language, and explicit material.

Schools are also encouraging students to participate in Pride parades and events, which are exposing minors to nudity, sexually explicit acts and sexual paraphernalia⁶. Pride day has turned into Pride month and now into Pride year as the school calendar is filled with activities that are indoctrinating children and further exposing them to sexually explicit groups and organizations who are grooming children. For example: Youth for a Change who promote events that involve Twinks⁷.

There are serious concerns about LGBTQ activists being given access to students, as they are exploiting vulnerable minors and pushing trans propaganda. Students are being encouraged to join Gay/Straight Alliance (GSA) clubs that are overseen by these activists within the education system, and government and non-government funded NGOs. Students who join these "private clubs" are being instructed not to discuss what happens within the club with their parents/caregivers, and there are further reports of female students being assisted in breast binding and being outwardly transitioned, again without the parent's/caregiver's knowledge or consent. This is behaviour that is consistent with grooming.

Measurable Harms: It is well documented that exposing children to sexually explicit material and/or sexual acts desensitizes them to high-risk behaviour which increases their risk of victimization. It also prematurely sexualizes a child and interferes with healthy sexual development. It further lowers a child's standards with regards to physical appearance (modesty) and promotes sexual activity, increasing a child's risk of sexually transmitted infections and exploitation.

Despite claims that CSE is necessary to protect children's health, there is no evidence⁸ that it reduces risk-taking behavior, HIV/AIDS transmission, the transmission of other sexually transmitted diseases, or teenage pregnancy. In fact, the background research included in the UN global guidance on sexuality education includes damning information about the overall failure of "comprehensive sexuality education" programs to protect the health of children and promote sexual responsibility.

⁵ <https://action4canada.com/wp-content/uploads/A4C-schools-sexually-explicit-books.pdf>

⁶ <https://be-the-change93.webnode.page/pride-parade/>

⁷ <https://action4canada.com/wp-content/uploads/twinks.png>

⁸ <https://action4canada.com/wp-content/uploads/re-examining-the-evidence-for-cse-in-schools-2019.pdf>

The SOGI 123/CSE resource and the LGBTQ group's actions are resulting in a mass social contagion wherein children are now self-diagnosing as gender dysphoric and the opposite sex. As a result, minors are being fast-tracked to take harmful puberty blockers, cross-sex hormones, and antidepressants (SSRIs)—which scientific evidence links to a **43% higher risk of violent crime** convictions for young users (15–24 years)⁹. **40% of school shooters are trans**¹⁰. The Tumbler Ridge, BC shooting is a tragic example of this. Many minors are being subjected to government-funded surgeries that remove perfectly healthy body parts, girls' breasts and boys' penises, permanently mutilating their bodies and sterilizing them. Long-term data further shows sex-reassigned individuals face **triple** the overall mortality and a **19-fold higher suicide risk**.

The amendment to the Human Rights code to include “gender identity and gender expression” as a protected class is not an open invitation nor defense, for the Ministries of Education to develop resources or for the School Boards or educators to utilize resources that groom, sexualize, indoctrinate, create anxiety and depression, confuse or cause harm to children.

According to Section 163.1 of the Criminal Code, it is an indictable offense liable to imprisonment, to exploit or expose minors to any form of pornography or sexually explicit material or activities.

Criminal Code Section 163.1 (1)¹¹: Definition of child pornography

In this section, child pornography means:

- (a) a photographic, film, video or other visual representation, whether or not it was made by electronic or mechanical means,
 - (i) that shows a person who is or is depicted as being under the age of eighteen years and is engaged in or is depicted as engaged in explicit sexual activity, or
 - (ii) the dominant characteristic of which is the depiction, for a sexual purpose, of a sexual organ or the anal region of a person under the age of eighteen years;
- (b) any written material, visual representation or audio recording that advocates or counsels sexual activity with a person under the age of eighteen years that would be an offence under this Act;
- (c) any written material whose dominant characteristic is the description, for a sexual purpose, of sexual activity with a person under the age of eighteen years that would be an offence under this Act; or
- (d) any audio recording that has as its dominant characteristic the description, presentation or representation, for a sexual purpose, of sexual activity with a person under the age of eighteen years that would be an offence under this Act.

Making child pornography

(2) Every person who makes, prints, publishes or possesses for the purpose of publication any child pornography is guilty of an indictable offence and liable to imprisonment for a term of not more than 14 years and to a minimum punishment of imprisonment for a term of one year.

Distribution, etc. of child pornography

(3) Every person who transmits, makes available, distributes, sells, advertises, imports, exports or possesses for the purpose of transmission, making available, distribution, sale, advertising or exportation any child pornography is guilty of an indictable offence and liable to imprisonment for a term of not more than 14 years and to a minimum punishment of imprisonment for a term of one year.

⁹ <https://www.thefocalpoints.com/p/two-massive-studies-show-ssris-increase>

¹⁰ <https://www.westernjournal.com/deep-dive-since-2020-roughly-40-successful-school-shooters-trans-trans-suspected-data-shows/>

¹¹ <https://laws-lois.justice.gc.ca/eng/acts/c-46/section-163.1.html>

Possession of child pornography (eg book: It's Perfectly Normal - Animated/Cartoon Pornography¹²)

(4) Every person who possesses any child pornography is guilty of

(a) an indictable offence and is liable to imprisonment for a term of not more than 10 years and to a minimum punishment of imprisonment for a term of one year; or

(b) an offence punishable on summary conviction and is liable to imprisonment for a term of not more than two years less a day and to a minimum punishment of imprisonment for a term of six months.

In addition, encouraging minors to masturbate is a criminal offense according to section 152 of the Criminal Code of Canada.

Criminal Code Section 152¹³:

Every person who, for a sexual purpose, invites, counsels or incites a person under the age of 16 years to touch, directly or indirectly, with a part of the body or with an object, the body of any person, including the body of the person who so invites, counsels or incites and the body of the person under the age of 16 years,

(a) is guilty of an indictable offence and is liable to imprisonment for a term of not more than 14 years and to a minimum punishment of imprisonment for a term of one year; or

(b) is guilty of an offence punishable on summary conviction and is liable to imprisonment for a term of not more than two years less a day and to a minimum punishment of imprisonment for a term of 90 days.

The Canadian Center for Child Protection also defines a non-contact sexual abuse¹⁴ as:

- Encouraging a child to masturbate or watch others masturbate
- Exposing a child to individuals engaging in sexually explicit acts (including exposure to adult pornography)
- Exposing a child to child sexual abuse material

Criminal Negligence

Criminal Code Section 219

(1) Everyone is criminally negligent who

(a) in doing anything, or

(b) in omitting to do anything that it is his duty to do

shows wanton or reckless disregard for the lives or safety of other persons.

SOGI 123 sexualizes children. According to the Criminal Code of Canada this is unlawful. The American Psychological Association (APA) defines Sexuality as:

1. the capacity to derive pleasure from various forms of sexual activity and behavior, particularly from sexual intercourse.
2. all aspects of sexual behavior, **including gender identity, orientation**, attitudes, and activity.

¹² https://en.wikipedia.org/wiki/Cartoon_pornography

¹³ <https://laws-lois.justice.gc.ca/eng/acts/c-46/section-152.html>

¹⁴ https://protectchildren.ca/pdfs/C3P_SurvivorsResources_UnderstandingChildSexualAbuse_en.pdf

Definitions

Sexualization: the act of endowing with sexual characteristics, or of excessively emphasizing those characteristics (Dictionary.com)

Indoctrination: the process of repeating an idea or belief to someone until they accept it without criticism or question (Cambridge Dictionary).

Grooming: when someone builds trust with a child, and sometimes the adults around them, to gain access to and control the child by normalizing certain behaviours and expectations (Government of Canada¹⁵).

Examples of grooming:

- Make promises of a better life
- Cause division saying "your parents are too strict" or "your parents don't understand you"
- Normalize sexual behaviours by showing the child sexual images or videos
- Threaten or pressure a child to do what they ask

Therefore, I demand that:

- You, cease and desist your personal participation in this agenda.
- You immediately remove all of the books in the following list, and any other titles by the same authors, plus any books of the same genre, from the school library/classroom/public library/online resources/organization. <https://action4canada.com/wp-content/uploads/List-of-SOGI-Inclusive-Books-for-K-12-Schools.pdf>
- Gender neutral bathrooms be abolished and girls-only change rooms be reinstated.
- A Freedom of Information with regards to these books be provided (consisting of all emails, attachments and any other correspondence) including but not limited to: who funded or sponsored them; who approved them; who lobbied/requested to make them available to minors; the grounds for this approval; any instructions given from anyone else in relation to this approval; and minutes of all meetings in relation to all such approvals.
- The highly politicized and controversial SOGI 123/CSE learning resource be immediately and completely removed from the education system/library/classroom/organization.
- All educational facilities including libraries cease and desist promotion of any and all activities, performers and clubs that exploit vulnerable minors. This includes prohibiting any and all gay/straight alliance clubs and all LGBTQ government and non-government funded NGOs from having access to children.

School guidelines, public library, and organization policies do not override the Criminal Code in these matters. It is the duty of every Canadian citizen, no matter what their position or title, to uphold the law and respect the Constitution and Charter of Rights and Freedoms. If you approve and/or use or make accessible to minors, any pornographic materials, resources, performers (e.g. drag queens), activities/events, or clubs, or exploit their innocence or violate their privacy in any way, you can be held personally liable, and this NOL may be used as evidence against you in future legal actions. You have been duly advised and I trust you will take the appropriate actions.

Name: _____ Date: _____

Signature: _____

Contact info (phone no or email)*: _____

* optional

¹⁵ https://action4canada.com/wp-content/uploads/grooming_definition_government_of_canada.pdf