

ACTION4CANADA

Protecting Faith, Family and Freedom

Follow up School Board Presentation: Addressing Response to NOL Wynne Sex-Ed/CSE/ Pornographic Books/GSAs

Instructions

Step 1: Serve the [Wynne Sex-Ed Notice of Liability](#)

Step 2: If you have not received a response to the NOL within two weeks then send the School Board and the Superintendent the [Wynne Sex-Ed Follow-up Letter](#)

Step 3: After sending the letter, Request to Appear as Delegation (to give a presentation at a School Board Meeting).

Due to School Boards working to censor and control the meetings, we would suggest you start with this 10-minute oral presentation that **Action4Canada** has created. You will need to practise the speech in order to complete it in 10 minutes. This also helps you to really understand the issues you will be speaking on and the criminal ramifications.

You will be required to fill out a form as the School Board wants to know in advance what matter you will be addressing.

We suggest the following depending on the questions of individual School Boards:

- Meeting Requested: Public Meeting of the Whole
- Subject of Presentation: Education Materials and Resources
- Executive Summary: Address learning materials, resources and book selection policies and procedures.
- Will you be providing a PowerPoint Presentation: Select 'No' (Many Boards are denying PowerPoint presentations because of the content. The next step after the oral will be to press for a PowerPoint presentation)

What to bring:

- Evidence of books found in the district school library. eg. It's Perfectly Normal, Gender Queer, etc (search books in the school library search engine using the following terms: LGBTQ, trans, gender, rape, incest, queer, sexuality. You may be shocked by what you find.)
- Evidence of Wynne Sex-Ed/CSE class activities or homework.
- Provide a copy of this presentation plus the appendix (minus this instruction page) to the trustees after your presentation.

****Be sure to document all your communications with the School Board, Superintendent, Minister of Education, educators and anyone else involved in the actions you are taking. Have someone else video or audio record the presentation if you can too.****

REMEMBER: The School Board works for you, as a taxpayer.

Follow up School Board Presentation
Addressing response to NOL Wynne Sex Ed/CSE/Pornographic Books/GSAs

School District: _____

Notice of Liability served on: ___/___/_____

Good afternoon/evening everyone,

I thank God and God alone for the Ground I am standing on. *“The earth is the Lord’s, and everything in it, the world, and all who live in it; for He founded it on the seas and established it on the waters.”* Psalm 24:1,2

I am here as a concerned citizen/parent/caregiver and on behalf of **Action4Canada** to represent the many parents, grandparents and residents who are afraid to voice their concerns about the Wynne Sex-Ed curriculum. Citizens’ voices are being censored and they fear that if they do speak up, they will be shut down and wrongfully accused of being homophobic, racist or transphobic.

The School Board Trustees were each served a Notice of Liability regarding the Wynne Sex-Ed curriculum and the pornographic/explicit books.

The board has not responded to that Notice, so I am here today to ask the School Board Trustees, **what steps are being taken to remove and replace the Wynne Sex-Ed curriculum, and to remove the pornographic/sexually explicit books from this School District?**

The Notice of Liability informed you of the serious concerns developing as a result of incorporating the Wynne Sex-Ed curriculum into every section of learning, including sexual health, within the education system.

It also alerted you to the fact that being complicit in making available explicit/pornographic books to minors and/or facilitating in the exploitation and/or sexualization of minors, **is unlawful.**

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 to utilize resources, that groom, sexualize, indoctrinate, create anxiety and depression, or confuse our children.

Further, the amendment does not absolve the School Board from adhering first and foremost to the criminal code. Specifically, Sections 163.1, 171.1 and 152 which clearly state that it is illegal to sexualize children or expose them to pornographic and/or explicit material or resources with crude content.

Are you aware that trustees and educators are not personally indemnified against being charged with an offense if in violation of the listed sections of the criminal code or if guilty of dishonesty, gross negligence, malicious or willful misconduct, or vicarious liability arising out of a tort?

Boards of education espouse lofty notions of collaboration with parents. However, the implementation of the Wynne Sex-Ed curriculum and the unwillingness to address parent's concerns is a breach of their guaranteed role in their child's education.

The Wynne Sex-Ed curriculum was implemented with very limited parental involvement, and with no studies carried out to determine 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.

The School Board has a legislated duty of care and must do everything possible to ensure the physical and emotional safety of **all** students.

So why isn't the school board taking swift action to immediately remove these learning materials, resources and books?

Students are being encouraged to masturbate; experiment sexually with the same sex; and are being exposed to pornographic cartoon material depicting minors engaged in explicit sexual activity. These pornographic/explicit books are being found in schools and public libraries across Canada.

It is understood that many of these books have been permitted to support the diversity and inclusion guidelines. 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.

Exposing children to sexually explicit material 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 shapes a child's expectations of physical appearances and certain sexual acts and increases a child's risk of sexually transmitted infections and exploitation.

Are you comfortable with increasing the risk of sexual predation on these children by supporting this resource?

Schools are also encouraging students to participate in Pride parades and events, which further exposes minors to sexually explicit acts and sexual paraphernalia. Pride day has turned into Pride year as the school calendar is filled with activities that are continually indoctrinating children and exposing them to sexually explicit groups and organizations who are grooming children (Gay Film Festival, Out in Schools, etc).

In contrast, Canadians only get one day to celebrate the anniversary of Canadian confederation and one day to honour our fallen soldiers who died defending our Constitutional rights and freedoms.

Does that seem to be an appropriate balance to you?

There are serious concerns about the School Board supporting LGBTQ activists and giving them 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.

The Wynne Sex-Ed curriculum and the LGBTQ activists and group's actions are resulting in a mass social contagion wherein children are now self-diagnosing as gender dysphoric and the opposite sex.

There are many testimonies arising from young women who have now exited the school system, who as a student were told by school-invited trans activists, that if they were uncomfortable in their body then that meant they were gender dysphoric.

This is an extremely reckless statement to make to a young girl who is at a vulnerable age and going through puberty. **What developing girl feels comfortable with her body?**

As a result, many youths are going down a path of transitioning only to have deep remorse and regret.

One such young 21-year-old woman died of a fentanyl overdose in November 2021. At the age of 14, while attending a school in Mission, BC, she was exposed to one of these trans activists. She could not cope with the decisions she was coerced into making, became addicted to drugs and made multiple attempts to commit suicide. She eventually succeeded. No one is taking responsibility and the family continues to grieve deeply. This is just one story of thousands.

Parents are being told that their child is at a high risk of suicide if the dysphoria is challenged. This is an outright lie that is meant to intimidate parents into supporting this agenda out of fear they will lose their child. The truth is that children who transition are at a **19x higher risk** of suicide based on an extensive Cohort Study from Sweden.

If parents try to oppose rather than accept the gender dysphoria, they are at risk of having their child taken away by the government or, under Bill C-4, could face up to 5 years in prison. Educators and counsellors are also at risk of imprisonment if they do not affirm the manufactured gender dysphoria contagion.

In December 2021 the Canadian government passed Bill C-4, an Act to amend the Criminal Code against so-called Conversion therapy. Conversion therapy has not existed in Canada for decades because **it involved inhumane treatment that included castration and administration of harmful drugs** to individuals who were struggling with homosexual feelings. The government resurrected the term 'conversion therapy' in order to manipulate people into believing there was an injustice so as to advance their radical LGBTQ political agenda. What people do not realize is that the very thing the government said they were against is now being inflicting on our children: **castrating them, mutilating their bodies, and administering harmful drugs**. All under the facade of diversity and inclusion.

Minors are being fast-tracked to take harmful hormone blockers and many are also being subjected to government funded surgeries that remove perfectly good body parts and permanently mutilates their bodies. Removing girls' breasts and boys' penises.

How can you as a trusted board member allow this to happen to children under your care?

To be clear, addressing this matter is not about discrimination against the gay and lesbian or trans community, this is about indoctrination. Parents expect schools to be a safe environment and that their children are there to be educated in reading, writing and arithmetic. They do not bring their children to school to be indoctrinated, to become sexualized libertines, or to become social justice political advocates.

There is a misconception that public education is secular. However, Canada was founded on Christian biblical principles, which subsequently formed our laws and our values, and they also set the standard from which our education system was formed. These are time honoured values that have proven to develop morally upright, well-balanced citizens which are essential to a thriving society. The education system has deviated from this standard and our children, and society at-large, are paying a high price.

The Wynne Sex-Ed curriculum is causing measurable harm. You have a lawful duty to protect ALL children in your care and provide a safe environment for them to learn in.

Therefore, I ask again what steps are you taking to remove and replace the Wynne Sex-Ed curriculum, and to remove the pornographic/sexually explicit books and GSAs from this School District, or are you prepared to risk being held personally liable?

Name: _____ Date: _____

Signature: _____

Contact info (phone no or email)*: _____

* optional

APPENDIX

PDF listing examples of the books

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

19X Greater Risk of Suicide Study

<https://action4canada.com/wp-content/uploads/sweden-trans-sex-surgery-study.pdf>

"Mortality from suicide was strikingly high among sex-reassigned persons, also after adjustment for prior psychiatric morbidity. In line with this, sex-reassigned persons were at increased risk for suicide attempts. Previous reports [6], [8], [10], [11] suggest that transsexualism is a strong risk factor for suicide, also after sex reassignment, and our long-term findings support the need for continued psychiatric follow-up for persons at risk to prevent this."

Sections of the Criminal Code

163.1

(1) 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. Possession of child pornography (eg Book: It's Perfectly Normal - Animated/Cartoon Pornography⁵) (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 152:

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.

171.1

(1) Every person commits an offence who transmits, makes available, distributes or sells sexually explicit material to

- (a) a person who is, or who the accused believes is, under the age of 18 years, for the purpose of facilitating the commission of an offence under subsection 153(1), section 155, 163.1, 170 or 171 or subsection 212(1), (2), (2.1) or (4)...

The Canadian Center for Child Protection also defines a non-contact sexual abuse 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