



No S1611730  
Vancouver Registry

IN THE SUPREME COURT OF BRITISH COLUMBIA

In the Matter of the *Health Professions Act*, RSBC 1996, c 183

BETWEEN:

COLLEGE OF PHYSICIANS AND SURGEONS  
OF BRITISH COLUMBIA

PETITIONER

AND:

ZHUO LI a.k.a. SABRINA LI, SABRINA PERMANENT MAKE-UP  
STUDIO INC. and THOMAS JOSEPH QUINN

RESPONDENTS

**CONSENT ORDER**

	)	)	
	)	)	<u>THURSDAY</u> , THE
BEFORE	)	)	<u>11</u> DAY OF
	)	)	<u>MAY</u> 2017
	)	)	

ON THE APPLICATION of the petitioner, the College of Physicians and Surgeons of British Columbia (the “College”), without a hearing and by consent;

THIS COURT ORDERS AND DECLARES that:

1. The respondent Zhuo Li a.k.a. Sabrina Li is hereby permanently enjoined and restrained from providing any service that may only be provided by a registrant of the College, so long as she remains a person who is not a registrant of the College.
2. The respondent Zhuo Li a.k.a. Sabrina Li is hereby further permanently enjoined and restrained from recovering any fee or remuneration in any court in respect of the provision of a service that may be provided only by a registrant of the College unless, at the time she provided the service, she was a registrant of the College.
3. The respondent Sabrina Permanent Make-Up Studio Inc. is hereby permanently enjoined and restrained from providing any service that may only be provided by a registrant of

the College, so long as the person providing the service on this respondent's behalf is a person who is not a registrant of the College.

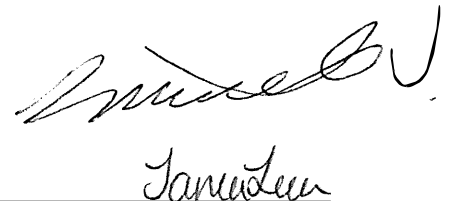
4. The respondent Sabrina Permanent Make-Up Studio Inc. is hereby further permanently enjoined and restrained from recovering any fee or remuneration in any court in respect of the provision of a service that may be provided only by a registrant of the College unless the person providing the service on this respondent's behalf was, at the time the service was provided, a registrant of the College.
5. Pursuant to s 30 of the *Health Profession Act*, RSBC 1996, c 183 (the "HPA") and the order pronounced by Mr Justice GC Weatherill in this matter on the 27 January 2017 (the "Section 30 Order"), the College is at liberty to dispose of or destroy those items described and defined in the Section 30 Order as the "Medical Items", including, if the College determines that any such item or items are of use in the practice of medicine, by donating said item or items to a not-for-profit clinic in British Columbia, chosen at the College's discretion.
6. The consent order pronounced by the Honourable Mr Justice GC Weatherill on 11 January 2017 (the "Computer Consent Order"), as varied by paragraph 2 of the Section 30 Order, is further varied to require the College to destroy the Copied Drive (as defined in the Computer Consent Order) forthwith upon entry of this order, and to provide the respondents written confirmation once it has done so.
7. The respondents shall pay the College's costs of this petition proceeding as party and party costs, fixed in the amount of \$25,000.

THE FOLLOWING PARTIES APPROVE THE FORM OF THIS ORDER AND CONSENT TO EACH OF THE ORDERS NOTED ABOVE:



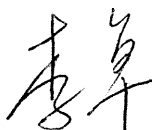
Signature of Brent Olthuis, lawyer for the petitioner, the College of Physicians and Surgeons of British Columbia

BY THE COURT



REGISTRAR

Endorsements Attached



---

Signature of the respondent Zhuo Li a.k.a. Sabrina Li, on her own behalf and on behalf of the respondent Sabrina Permanent Make-Up Studio Inc., and Thomas Quinn



---

Signature of the respondent Thomas Joseph Quinn, on his own behalf

---