

December 3, 2020

The Justice Committee

Bill C6 (C8)      SOME VERY DEEP CONCERNS!

Bill C6, if passed, will make it a criminal offense for anyone to counsel a young person experiencing gender dysphoria to help them in any way to deal with the situation. The exception would be to encourage him/ her to go for gender reassignment surgery, which is drastic, has high risks and also requires the person to take sex hormones for the rest of their life.

The “anyone” would of course, include psychologists, guidance counsellors, teachers, pastors and ministers of churches and other religious faiths,

AND – THE PARENTS!

This “crime” has a penalty of up to five years in prison!

Whereas any practice that is coercive, or degrading, that is designed to alter a person’s sexual identity should not be allowed, it is VITAL to have a VERY PRECISE DEFINITION UNDER LAW AS TO WHAT EXACTLY THIS IS.

The current law is so vague, it could mean absolutely anything at all to an individual.

ALSO:

- a) The rights of parents MUST NOT be violated. They must be free to speak to their children on these issues and also to set house rules.
- b) Professional and religious counsellors must not be criminalized when their services are voluntarily sought by LBGTQ2 individuals regardless of their age.

<https://www.youtube.com/watch?v=27qjn0v4Av4> Transgender boy transitioning to life as a  
girl changes his mind – 60 MINUTES AUSTRALIA

<https://www.dailysignal.com/2017/10/30/ugly-truth-sex-reassignment-transgender-lobby-doesnt-want-know/>