

**DISCIPLINARY PUNISHMENT BY THE MALAYSIAN MEDICAL COUNCIL  
AGAINST ERRANT REGISTERED PRACTITIONERS  
FROM JANUARY - DECEMBER 2017**

1. **Dr. Darhaysyam Al Jefri Bin Mohamed Muslim (Full registration no. 45326 dated 01/12/2005)**
  - a. Dr. Darhaysyam Al Jefri Bin Mohamed Muslim was charged with neglected or disregarded his professional responsibility in the standard of medical care to the patient in that he had;
    - i. failing to issue a medical certificate to the Patient Hasry Akmar bin Jamari for the injury sustained by him on 03/03/2015 and failed to exercise competent and considerate professional management of the Patient, thereby contravening Section 1.1(c) of the Code of Professional Conduct of the Malaysian Medical Council.
  - b. The Council, at its inquiry on 20<sup>th</sup> March 2017, found **Dr. Darhaysyam Al Jefri Bin Mohamed Muslim** guilty and ordered that he be **REPRIMANDED** under Section 30 (iii) of the Medical Act 1971.
  - c. The respondent did not appeal to the High Court.

2. **Dr. Sofwan Albar Bin Nusyirwan (Full registration no. 43972 dated 01/08/2007)**

- a. Dr. Sofwan Albar Bin Nusyirwan was charged with conduct derogatory to the reputation of the medical profession in the standard of personal behavior to the patient in that he had;
  - i. accused the Patient Emma Noraida binti Nawati, by phone call on 07/07/2015 and by email on 06/07/2015 and 07/07/2015 of falsifying her complaint of food poisoning and threatened her with consequences should she pursue her complaint against him. He failed to observe the proper standards of personal behavior in keeping with the dignity of the medical profession, contrary to Section 3.2 of the Malaysian Medical Council's Code of Professional Conduct and Section 3.1.1 of the Malaysian Medical Council's Good Medical Practice Guidelines.
  - ii. improperly disclosing personal information of the Patient Emma Noraida binti Nawati to her employers Allianz General Insurance Company (Malaysia) Berhad, without the Patient's prior consent, he abused his professional privileges and failed to preserve patient confidentiality, contrary to Section 3.2 of the Malaysian Medical Council's Good Medical Practice Guidelines and Section 2.2.2 of the Malaysian Medical Council's Code of Professional Conduct.
- b. The Council, at its inquiry on 17<sup>th</sup> April 2017, found **Dr. Sofwan Albar Bin Nusyirwan** guilty and ordered that he be **REPRIMANDED** under Section 30 (iii) of the Medical Act 1971.
- c. The respondent did not appeal to the High Court.

**3. Dr. Ker Ching Sheng (Full registration no. 26584 dated 16/07/1987)**

- a. Dr. Ker Ching Sheng was charged with abusing his professional privileges and skills to the patient in that he had;
  - i. issued two (2) Medical Certificates for different periods both dated 30/10/2014, and admitted to issuing one of the said Medical Certificates on 27/11/2014 but backdating the same and signing or giving under his name and authority such medical certificate(s) which was untrue, misleading or improper, contrary to Section 2.1. of the Malaysian Medical Council's Code of Professional Conduct.
  - ii. issuing a Medical Certificate on 12/12/2014 for the period from 17/09/2014 to 07/12/2014, without having examined the said patient after 17/10/2014 and signed and/or given under his name and authority a Medical Certificate which is untrue, misleading or improper and have failed to exercise scrupulous care in doing so, thereby abusing professional privileges and skills contrary to Section 2.1.4 of the Malaysian Medical Council's Code of Professional Conduct.
- b. The Council, at its inquiry on 19<sup>th</sup> June 2017, found **Dr. Ker Ching Sheng** guilty and ordered that he be **REPRIMANDED** under Section 30 (iii) of the Medical Act 1971.
- c. The respondent did not appeal to the High Court.

**4. Dr. Eyad Mohammad Abdel Hamid Al Jada' (Registration no. 9810)**

- a. Dr. Eyad Mohammad Abdel Hamid Al Jada' was charged with failure to practice good medicine in that he had;
  - i. examined the complainant Madam Tan Wah Min on 06/04/2012 without a chaperone being physically present in the consultation room within visual and aural contact throughout the examination. He failed to practice good medicine contrary to Section 3.3 of Malaysian Medical Council's Good Medical Practice Guidelines.
- b. The Council, at its inquiry on 20<sup>th</sup> June 2017, found **Dr. Eyad Mohammad Abdel Hamid Al Jada'** guilty and ordered that he be **REPRIMANDED** under Section 30 (iii) of the Medical Act 1971.
- c. The respondent did not appeal to the High Court.

**5. Dr. Kulwant Singh Gill (Full registration no. 22475 dated 29/05/1978)**

- a. Dr. Kulwant Singh Gill was charged with neglect or disregarded his professional responsibility for improper delegation of medical duties to the patients in that he had;
  - i. enabling one 'Zulaikha Jamaluddin' being an unqualified and unregistered person under the Medical Act 1971, to attend, to treat and/or to prescribe medication to patients at his place of practice at Klinik Sohvindir Sdn Bhd, 78-80, Jalan Mutiara Melaka 2, Mutiara Melaka 75350 Batu Berendam between 12.30pm and 2.45pm on 16.02.201 contrary to Section 1.4.2 of the Malaysian Medical Council's Code of Professional Conduct.
  - ii. associating with one 'Zulaikha Jamaluddin' being an unqualified and unregistered person under the Medical Act 1971, to attend, to treat and/or to prescribe medication to patients at his place of practice at Klinik Sohvindir Sdn Bhd, 78-80, Jalan Mutiara Melaka 2, Mutiara Melaka 75350 Batu Berendam between 12.30pm and 2.45pm on 16.02.2013 contrary to Section 1.4.3 of the Malaysian Medical Council's Code of Professional Conduct.
- b. The Council, at its inquiry on 17<sup>th</sup> July 2017, found **Dr. Kulwant Singh Gill** guilty and ordered that he be **REPRIMANDED** under Section 30 (iii) of the Medical Act 1971.
- c. The respondent did not appeal to the High Court.

**6. Dr. Seri Suniza binti Sufian (Full registration no. 28875 dated 01/08/1991)**

- a. Dr. Seri Suniza binti Sufian was charged with neglect or disregarded her professional responsibility in the standard of medical care to the patient in that she had;
  - i. failed to explain to the patient Madam Turkeyah Abdulrahman Assiri the risks and complications that could arise as a result of inducing labour on the patient and from the use of Cytotec (misoprostol) for the induction of labour on the patient, who had a high risk obstetric factor of a previous caesarean section and a poor cervical score, she had failed to obtain informed consent from the patient before inducing labour on 15/10/2010, and by doing so, she neglected and disregarded her professional responsibilities to the patient, thereby contravening Section 1.1 (c) of the Malaysian Medical Council's Code of Professional Conduct and Section 3.7 of the Malaysian Medical Council's Good Medical Practice Guidelines.
- b. The Council, at its inquiry on 18<sup>th</sup> July 2017, found **Dr. Seri Suniza binti Sufian** guilty and ordered that she be **REPRIMANDED** under Section 30 (iii) of the Medical Act 1971.
- c. The respondent did not appeal to the High Court.

**7. Dr. Goh Yi Pei (Full registration no. 51860 dated 07/06/2011)**

- a. Dr. Goh Yi Pei was charged with failure to practice good medicine in that he had;
  - i. by circulating among a group of doctors, the photograph of Dr. Foo Fui Lin taken by him in the labour room of the Hospital on 17/08/2015, in which the patient's exposed genitals were visible in the background, he had failed to preserve the dignity and privacy of the patient, thereby contravening Section 3.2 of the Malaysian Medical Council's Guidelines for Good Medical Practice.
- b. The Council, at its inquiry on 18<sup>th</sup> December 2017, found **Dr. Goh Yi Pei** guilty and ordered that he be **REPRIMANDED** under Section 30 (iii) of the Medical Act 1971.

**8. Dr. Tay Kwan Sinn, Samuel (Full registration no. 24132 dated 19/06/1982)**

- a. Dr. Tay Kwan Sinn, Samuel was charged with neglect or disregarded his professional responsibility in the standard of medical care to the patient in that he had;
  - i. failed to notify and/or communicate to the Complainant that there was a growth in her right ovary which may necessitate removal of the same during the surgery on 06.02.2015, despite having knowledge of the radiology report dated 19.01.2015, he neglected and/or disregarded his professional responsibilities to the Complainant and failed to provide competent and considerate professional management to the Complainant, contrary to Section 1.1(c) of the Malaysian Medical Council's Code of Professional Conduct.
- b. The Council, at its inquiry on 19<sup>th</sup> December 2017, found **Dr. Tay Kwan Sinn, Samuel** guilty and ordered that he be **REPRIMANDED** under Section 30 (iii) of the Medical Act 1971.



**9. Dr. Mohamad Faizal B. Mohamad Anwar (Full registration no. 39667 dated 17/02/2004)**

- a. Dr. Mohamad Faizal B. Mohamad Anwar was charged with neglect or disregarded his professional responsibility in the standard of medical care to the patient in that he had;
  - i. by representing to the patient, Rosdiana bt Mohamad Radzi that he is sufficiently qualified and trained in the field of cosmetic surgery, and by carrying out a surgical procedure in a field he is not trained for, he had endangered the welfare of the patient and in doing so, neglected and disregarded his professional responsibilities to the patient, thereby contravening Section 1.1 of the Malaysian Medical Council's Code of Professional Conduct.
  - ii. by failing to consult and/or refer the patient Rosdiana bt Mohamad Radzi to an appropriate professional colleague for treatment of repeated rupture of the sutures on her breasts, he had neglected and disregarded your professional responsibilities to the patient thereby contravening Section 1.1 (e) of the Malaysian Medical Council's Code of Professional Conduct.
  - iii. by permitting a nurse to carry out the laser treatment on the patient Rosdiana bt Mohamad Radzi, he knowingly enabled an unqualified or unregistered person to attend to and/or treat the patient in respect of a matter requiring professional discretion or skill, thereby contravening Section 1.4.2 of the Malaysian Medical Council's Code of Professional Conduct.
- b. The Council, at its inquiry on 19<sup>th</sup> December 2017, found **Dr. Mohamad Faizal B. Mohamad Anwar** guilty and ordered that he be **STRUCK OFF FROM THE REGISTER** under Section 30 (i) of the Medical Act 1971.