

**DISCIPLINARY PUNISHMENT BY THE MALAYSIAN MEDICAL COUNCIL
AGAINST ERRANT REGISTERED PRACTITIONERS
FROM JANUARY 2019**

1. Dr. Wong Toi Chong (Full Registration No.33635 dated 01/07/1997)

- a. Dr. Wong Toi Chong was charged as he had neglected or disregarded his professional responsibility in the standard of medical care to the patient that he had;
 - i. Failed to attend to and/or refused to provide treatment to the Patient, an elderly woman who presented at the Columbia Asia Hospital Puchong on the night of 17.07.2015 with a provisional diagnosis of cardiac asthma, despite being the consultant on-call on that night and failed to provide the patient with sufficiently thorough professional attention, examination and where necessary, diagnostic investigation, thereby contravening Section 1.1(b) of the Malaysian Medical Council's Code of Professional Conduct.

- b. The Council, during its inquiry on 15th January 2019, found **Wong Toi Chong** guilty and ordered that he be **REPRIMANDED** under Section 30(iii) of the Medical Act.

- c. The respondent did not appeal to the High Court.

2. Dr. Isaac Siow Hee Chieh (Full Registration No.60168dated 24/10/2013)

- a. Dr. Isaac Siow Hee Chieh was charged with conduct derogatory to the reputation of the profession that he had;
 - i. Improperly disclosed the identity of his patient and/or confidential information by posting the patient's photographs on the facebook page of Revival Skin Lab Sdn Bhd on or around 19.2.2017 without her consent, thereby contravening Part 3.2 of the Malaysian Medical Council's Guidelines on Good Medical Practice;and
 - ii. Posted on the social network platform Facebook in the month of February 2017, false information about the effectiveness of the treatment given to the patient, including the patient's photograph which had been edited to give the appearance of a better outcome of the treatment than in reality, alleging it to be a post treatment photograph, and falsely attributing a favorable statement regarding the alleged effectiveness of the treatment to the patient, thereby contravening Section 3.2 of the Malaysian Medical Council's Code of Professional Conduct.
- b. The Council, during its inquiry on 14th January 2019, found **Isaac Siow Hee Chieh** guilty and ordered that :
 - I. "Orders that his name, Dr. Isaac Siow Hee Chieh (NRIC:871230-05-5669), (APC No: 16168/2018, Full Registration No.60168 dated 24/10/2013), be suspended from the Register kept under Section 11 of the Act for period of two (2) years("said order") ;
 - II. And directs that the application of the said order be immediately suspended for a period of two (2) years, and directs the Registrar accordingly under Section 30(iv) of the Act, on the condition that :
 - a. During the said period of two(2) years, he is not to be found guilty by the Council of infamous conduct in a professional respect in relation to any other complaint against him, whereupon the said order will cease to have effect at the end of the said period; but
 - b. In the event during the two (2) year period, he was found by the Council to be guilty of infamous conduct in a professional respect in relation to any other complaint against him, the suspension of the order of suspension will be lifted, and he will be required to serve out his suspension for the whole two year(2) year period, commencing from the date he was found guilty of infamous conduct in a professional respect by the Council in relation to the other complaint against him.

c. The respondent did not appeal to the High Court.

3. Dr. Nor Kedah binti Rahani (Full Registration No.24482 dated 03/05/1983)

a. Dr. Nor Kedah binti Rahani was charged as he had neglected or disregarded her professional responsibility in the standard of medical care to the patient that she had;

i. Failed to attend to the Complainant when there were clear signs of fetal distress at 11.00pm on 6.11.2016 i.e. evidence of meconium stained liquor, despite being informed of the same by the nurses on duty at the Hospital, she failed to provide the Complainant with appropriate and prompt action upon evidence suggesting the existence of a condition requiring urgent medical intervention, in contravention of Section 1.1(d) of the Malaysian Medical Council's Code of Professional Conduct.

ii. Failed to ensure that there was another doctor on standby to attend to the Complainant during her absence from the Hospital from the night of 06.11.2016 until the morning of 07.11.2016, she failed to provide the Patient with competent and considerate professional management, contrary to Section 1.1(c) of the Malaysian Medical Council's Code of Professional Conduct and Section 2.7 of the Malaysian Medical Council's Good Medical Practice Guidelines.

b. The Council, during its inquiry on 19th February 2019, found **Nor Kedah binti Rahani** guilty and ordered that she be **SUSPENDED FOR ONE YEAR** under Section 30(ii) of the Medical Act.

c. The respondent did not appeal to the High Court.

4. Dr. Shahnun Anwar bin Azmi (Full Registration No.37490dated 05/02/2002)

- a. Dr. Shahnun Anwar bin Azmi was charged as he had neglected or disregarded his professional responsibility in the standard of medical care to the patient that by:
 - i. Failing to take necessary and proper care during the circumcision procedure on 12/03/2016, resulting in serious injury to the patient Muhammad Rafiqie Hilmie bin Mohd Rafi (Mykid No: 080224-02-0581), she failed to provide competent and considerate professional management of the said patient, thereby contravening Section 1.1(c) of the Malaysian Medical Council's Code of Professional Conduct.
- b. The Council, during its inquiry on 22th April 2019, found **Shahnun Anwar bin Azmi** guilty and ordered that he be **REPRIMANDED** under Section 30(iii) of the Medical Act.
- c. The respondent did not appeal to the High Court.

5. Dr. Suhaimi bin Isa (Full Registration No.26244 dated 16/07/1986)

- a. Dr. Suhaimi bin Isa was charged as he had neglected or disregarded his professional responsibility in the standard of medical care to the patient that by;
 - i. Failing to take into consideration the Patient's past surgical history of fibroid operation and in advising the Patient as to the method of delivery of her second child, thereby contravening Section 1.1(c) of the Malaysian Medical Council's Code of Professional Conduct.
- b. The Council, during its inquiry on 17th June 2019, found **Suhaimi bin Isa** guilty and ordered that he be **REPRIMANDED** under Section 30(iii) of the Medical Act.
- c. The respondent did not appeal to the High Court.

6. Dr. Jimmy Ong Chiong Mieng (Full Registration No.69118 dated 22/03/2016)

- a. Dr. Jimmy Ong Chiong Mieng was charged as he had neglected or disregarded his professional responsibility in the standard of medical care to the patient that;
 - i. By administering to himself the drug Pethidine in the months of August and September 2016, otherwise that in the course of bona fide treatment, he abused the privileges conferred on him by law contrary to Section 2.1.1 of the Malaysian Medical Council's Code of Professional Conduct.
 - ii. By performing his duties while under the influence of the drug Pethidine in the months of August and September 2016, he failed to observe proper standards of personal behavior in keeping with the dignity of the profession, thereby contravening Section 3.2.1 of the Malaysian Medical Council's Code of Professional Conduct.
- b. The Council, during its inquiry on 16th July 2019, found **Jimmy Ong Chiong Mieng** guilty and ordered that he be **STRUCK OFF** under Section 30(i) of the Medical Act.
- c. The respondent did not appeal to the High Court.

7. Dato' Dr. Kamalruzaman Bin Nordin (Full Registration No.42144 dated 22/05/2005)

- a. Dato' Dr. Kamalruzaman bin Nordin was charged under disciplinary jurisdiction of the Council in that he had;
- i. Been convicted at the Kota Bharu Magistrate Court for the offence under Regulation 7(1)(a) of the Control of Drugs and Cosmetics Regulations 1984, read with Section 30(5) Poisons Act 1952, contravening Section 29(2)(a) of the Medical Act 1971 ;
 - ii. Been convicted at the Kota Bharu Magistrate Court for the offence under Section 10(1)(f) of the Sale of Drugs Act 1952, read with Section 16(1) of the Sale of Drugs Act 1952, Regulation 9(1)(b) of the Poisons Regulations 1952, read with Section 32(2) of the Poisons Act 1952, Regulation 7(1)(a) of the Control of Drugs and Cosmetics Regulations 1984, read with Section 12(1) of the Sale of Drugs Act 1952, Regulation 24(1) and 26(1) of the Poisons (Psychotropic Substances) Regulations 1989, read with Section 30(5) Poisons Act 1952, and Regulation 24(1), 26(1)(a) and 26(1)(b) of the Poisons (Psychotropic Substances) Regulations 1989, read with Section 30(5) Poisons Act 1952
- b. The Council, during its inquiry on 17th July 2019, found **Kamalruzaman Nordin** guilty and ordered that he be **STRUCK OFF** under Section 30(i) of the Medical Act.
- c. The respondent did not appeal to the High Court.

8. Dr. Ravindar Singh Dhillon a/l Jagir Singh Dhillon (Full Registration No.28167dated 01/08/1990)

- a. Dr. Ravindar Singh Dhillon was charged with infamous conduct in a professional conduct that;
 - i. by supplying drugs of dependence otherwise than in the course of bona fide treatment on 23/11/2006, he had abused the privileges conferred on him by law, thereby contravening Section 2.1.1 of the Malaysian Medical Council's Code of Professional Conduct.
 - ii. He had been convicted at the Klang Magistrate Court for three charges under the Poisons Act 1952 (Revised 1989), contravening Section 29(2)(a) of the Medical Act 1971 and sentenced to imprisonment for 4 years on the first and second charge, and 12 months on the third charge, all to run concurrently.

- b. The Council, during its inquiry on 19th August 2019, found **Ravindar Singh Dhillon** guilty and ordered that:
 - i. he be **SUSPENDED** under Section 30(iv) of the Medical Act and;
 - ii. directs that the application of the said order be immediately suspended for a period of two (2) years, on condition that:
 - (a) during the said period of two (2) years he is not to be found guilty of any offence, whereupon the said order will cease to have effect at the end of the said period; but
 - (b) if he was found guilty of any offence during the said period of two (2) years, the said order shall take immediate effect for a full period of two (2) years thereafter.

- c. The respondent did not appeal to the High Court.

9. Dr. Loo Voon Pei (Full Registration No.29831 dated 02/03/1993)

- a. Dr. Loo Voon Pei was charged with infamous conduct in a professional conduct that;
 - i. He had failed to explain to the Complainant the complication that arose during the procedure carried out by her, thus disregarded her professional duty to the Complainant and had failed to provide the Complainant with competent and considerate professional management, thereby contravening Section 1.1(c) of the Malaysian Medical Council's Code of Professional Conduct.
- b. The Council, during its inquiry on 23rd September 2019, found **Loo Voon Pei** guilty and ordered that she be **REPRIMANDED** under Section 30(iii) of the Medical Act.
- c. The respondent did not appeal to the High Court.

10. Dr. Chin Yoon Hiap (Full Registration No.01292 dated 11/03/1966)

- a. Dr. Chin Yoon Hiap was charged with infamous conduct in a professional conduct that he had;
 - i. Failed to detect the bilateral deformities of the eyes of the Complainant's child, during the routine post natal examination carried out after the child was born, thereby neglected and disregarded his professional responsibilities in that he had failed to carry out a conscientious assessment of the history, symptoms and signs of the condition of the Complainant's baby, thereby contravening Section 1.1(a) of the Malaysian Medical Council's Code of Professional Conduct.
- b. The Council, during its inquiry on 21st September 2020, found **Chin Yoon Hiap** guilty and ordered that he be **REPRIMANDED** under Section 30(iii) of the Medical Act.
- c. The respondent did not appeal to the High Court.