

**DISCIPLINARY PUNISHMENT BY THE MALAYSIAN MEDICAL COUNCIL  
AGAINST ERRANT REGISTERED PRACTITIONERS  
FROM JANUARY 2024 UNTIL DECEMBER 2024**

**1. Dr. Lim Eng Seng (Full Registration No.30377 dated 21/02/2000)**

- a. Dr. Lim Eng Seng 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 have the patient who was having wheezing before, intra and at the end of the Colonic Stent procedure (the "Procedure") carried out on the Patient on 25.1.2022 transferred to the intensive care or high dependency unit of the Hospital for close monitoring after the Procedure, he had failed to provide competent and considerate professional management of the Patient's condition, thereby neglecting or disregarding his professional responsibility to the Patient in contravention of Section 1.1(c) of the Malaysian Medical Council's Code of Professional Conduct.
- b. The Council, during its inquiry on 27<sup>th</sup> February 2024, found **Lim Eng Seng** guilty and ordered that he be **REPRIMANDED** under Section 30(1)(a) of the Medical Act.
- c. The respondent did not appeal to the High Court.

**2. Dr. Heong Loo Yaw (Full Registration No. 30458 dated 01/07/1993)**

- a. Dr. Heong Loo Yaw 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 disclosed the patient and/or patient's husband on 9.7.2022 that the Cardiotocography ("CTG") tracing carried on the patient that day based on the patient's complaint of reduced fetal activity had yielded suspicious findings and unilaterally deciding to proceed with normal delivery of the patient's baby, he had failed to provide acceptable standard of care to the patient by failing to give patient relevant options for the delivery of patient's baby and informing patient of the related limitations and possible complications, thereby disregarding or neglecting his professional duties to the patient in contravention of Section 3.1.7.6 of the Malaysian Medical Council's Good Medical Practice Guidelines.
- b. The Council, during its inquiry on 26<sup>th</sup> March 2024, found **Heong Loo Yaw** guilty and ordered that he be **REPRIMANDED** under Section 30(1)(a) of the Medical Act.
- c. The respondent did not appeal to the High Court.



**3. Dr. Chua Lee Teng (Full Registration No. 49139 dated 05/08/2010)**

- a. Dr. Chua Lee Teng was charged as she had neglected or disregarded her professional responsibility in the standard of medical care to the patient that she had;
  - i. Turned down and refused to treat the patient, who sought her medical attention when the patient was experiencing a condition that required urgent medical attention, thereby failed to provide appropriate and prompt action upon evidence suggesting the existence of a condition requiring urgent medical intervention, thereby contravening Section 1.1(d) of the Malaysian Medical Council's Code of Professional Conduct.
- b. The Council, during its inquiry on 22<sup>nd</sup> March 2024, found **Chua Lee Teng** guilty and ordered that she be **REPRIMANDED** under Section 30(1)(a) of the Medical Act.
- c. The respondent did not appeal to the High Court.

4. **Dr. Sabryne bt Mohd Zeidi (Full Registration No. 105237 dated 17/10/2023)**

- a. Dr. Sabryne bt Mohd Zeidi was charged as she had neglected or disregarded her professional responsibility in the standard of medical care to the patient that she had;
  - i. Posted comments on her Twitter account containing personal information about her patient, without obtaining the patient's written consent, thereby she had breached the hallowed undertaking not to disclose the patient medical condition to others not entitled to the information, contravening to Part 1.5 of the Malaysian Medical Council's Code of Professional Conduct;
  - ii. Abused the confidence of the patient when she had improperly exposed the patient's HIV positive status and his sexual orientation in direct violation of your promise to the patient not to reveal such information to anyone, thereby contravening Part 2.2.2 of the Malaysian Medical Council's Code of Professional Conduct; and
  - iii. By disclosing the patient's personal information on social media accessible by the public, she had failed to preserve patient privacy and confidentiality, thereby contravening Item 3.2.6 of the Malaysian Medical Council's Good Medical Practice.
- b. The Council, during its inquiry on 29<sup>th</sup> April 2024, found **Sabryne bt Mohd Zeidi** guilty and ordered that she be **REPRIMANDED** under Section 30(1)(a) of the Medical Act.
- c. The respondent did not appeal to the High Court.