

No. S152905
Vancouver Registry

In the Supreme Court of British Columbia

Between:

THE LAW SOCIETY OF BRITISH COLUMBIA

Petitioner

And:

R. CHARLES BRYFOGLE

Respondent

ORDER MADE AFTER APPLICATION

))
)	THE HONOURABLE)
BEFORE)	ASSOCIATE CHIEF) 2 December 2015
)	JUSTICE CULLEN)

ON THE APPLICATION of the petitioner, the Law Society of British Columbia (the "Law Society"), dated 28 October 2015, coming on for hearing at Vancouver, British Columbia, on 1 December 2015, and on hearing Michael J. Kleisinger, lawyer for the Law Society, and R. Charles Bryfogle, acting on his own behalf:

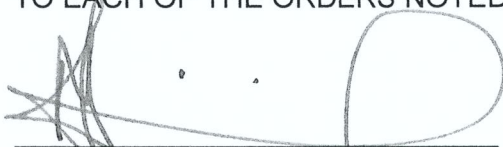
THIS COURT DECLARES AND ORDERS THAT:

1. Mr. Bryfogle breached the orders of Mr. Justice Meiklem pronounced April 2, 2007 and Associate Chief Justice Cullen pronounced March 9, 2015 for having instituted and initiated legal proceedings, without prior leave of the court, in *R. Charles Bryfogle v. Director, Ministry of Children and Family Development, et al*, Supreme Court of British Columbia, Kamloops Registry No. 50587, as found by Madam Justice Hyslop on July 27, 2015

2. Mr. Bryfogle breached the order of Mr. Justice Groberman (then of the Supreme Court) pronounced on June 9, 2006, as varied by Madam Justice Bruce on January 17, 2012, for failing to inform the Unauthorized Practice Committee of Law Society of his involvement in:
 - i. *Hegedus v. Interior Health Authority*, Community Care and Assisted Living Appeal Board File No. 2014-CCA-005; and
 - ii. various legal matters between third parties and government agencies.

3. Pursuant to the order of Madam Justice Gray pronounced June 12, 2015, Mr. Bryfogle shall be incarcerated for 21 days for having breached the orders as described in paragraphs 1 and 2 of this order.
4. On December 4, 2015, at 10:00 a.m., Mr. Bryfogle shall attend the Kamloops Supreme Court Registry at 223 – 455 Columbia Street in Kamloops, British Columbia, and shall submit himself to the sheriff or peace officer.
5. The sheriff and all peace officers shall take Mr. Bryfogle into custody and deliver him to the warden of the appropriate Pretrial Centre and that the said warden shall assign Mr. Bryfogle to such Correctional Centre as the warden considers fit, to be kept for 21 days from the date of his submission into custody, or until Mr. Bryfogle is sooner discharged by due process of law.
6. The Law Society's application to find Mr. Bryfogle in contempt, as alleged in the Notice of Application filed October 20, 2015, is adjourned generally.
7. The Law Society's application to find that Mr. Bryfogle has breached the terms of his recognizance, as alleged in the Notice of Application filed October 20, 2015, is adjourned generally.
8. The Law Society is awarded its special costs.
9. The terms of Mr. Bryfogle's recognizance as ordered by Madam Justice Gray on June 12, 2015 shall remain in effect.
10. Mr. Bryfogle is granted leave to enter the Kamloops Supreme Courthouse for the purposes of giving effect to this order.
11. Mr. Bryfogle need not approve the form of this order.


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



Signature of Michael J. Kleisinger,
Lawyer for the Petitioner



By the Court



Registrar