

THE PROBLEMS WITH BILL C-6

This bill is wildly unconstitutional, on many levels, including but not limited to, our Charter rights to freedom of religion, expression and association.

Electroshocking Gays is a Big Lie

The premise for a law to criminalize what is being falsely labelled as “Conversion Therapy” was built on the myth that gays are being forcibly confined and electroshocked against their will. This is the big lie of the conversion therapy ban movement. Nobody gets electroshocked against their will in Canada for the treatment of unwanted same-sex attraction. This has not happened for almost half a century. And even at that time, it was only done by a few misinformed doctors following the experimental medical fad of the time, used not only to treat homosexuality, but almost every other mental disorder. Forcibly confining and electroshocking people against their will, for any reason, is already illegal. We don't need a new law for that.

However, for the past few years, the biased mainstream media, which is really just an arm of the gay lobby, has been pumping out fake stories, ad nauseum, from LGBT activists who claim they were electroshocked or otherwise “tortured”. The media often doesn't even provide a person in their stories, they just assert that forcibly electroshocking gays in an attempt to convert them to heterosexual is a common part of therapy, and that it happens routinely in Canada. These stories are all fake. At the same time, the media refuses to tell the stories of people who successfully moved from homosexual to heterosexual, with the help of therapy.

When the media bothers to put forward a gay activist to give a teary testimony, the journalist never fact checks the story to ensure it actually happened. No dates are provided. No names of the doctors who allegedly electroshocked them are given. No police reports are produced. No proof whatsoever is provided to ensure that the incident truly happened. Why? Because it's all fictitious. It's a fiction designed to produce hatred in the general public for any attempt whatsoever to help people who voluntarily ask for help to move towards heterosexual attraction, or to feel at harmony with their birth sex. Yet the pro-LGBT media accepts these stories uncritically, as if they were fact.

Gay activists have a long history of lying about homophobic violence and “hate crimes” in order to achieve their political goals. Just look at TV actor, Jussie Smollet who staged a hate crime hoax by putting a noose around his own neck and saying he was beaten up by Trump supporters because he is gay and black. Or take the case of Nikki Joly, a well-known transgender activist from Jackson, Michigan, who police said burned down her own home in order to stage a fake hate crime that she could blame on homophobia.

And yet, despite the fact that electroshocking of gays no longer happens in Canada, and there is zero evidence that it does, the Trudeau government along with the media is still peddling the big lie that “conversion therapy” involves torturing LGBT in this manner against their will. In the face of this blatant propaganda, it becomes clear that this is just the excuse to provide cover for outlawing regular talk therapy of the kind that has helped thousands of same-sex attracted persons leave the gay lifestyle, and in many cases, to recover heterosexual attraction.

What's practiced today, on a voluntary basis, is standard talk therapy of the kind pioneered by Sigmund Freud and which is used every day, in every psychologist's office, to treat virtually every mental pathology that patients ask for help with. It is not new and not controversial.

Modern “conversion therapy” is nothing more than voluntary talk therapy with a licensed professional, or in some cases, voluntary spiritual guidance by a priest, pastor or Christian ministry. It is compassionate, not “cruel”. It is affirming of the patient's goals in life, not “degrading”.

Members of Parliament must wake up and realize that they have been lied to by LGBT activists and the media who have dishonestly promoted the big lie that “conversion therapy” consists of electroshocking gays against their will.

Parents Will Be Jailed Up To 5 Years

Parents can be sentenced up to 5 years in prison if they encourage their gender-confused child to identify with their biological birth sex, or arrange body-affirming therapy for their son or daughter. [Section 320.103(1)]

Priests and Pastors can be jailed

Clergy can be sentenced to 5 years in prison if they dare provide spiritual counselling to children under 18 who come to them asking for help with their unwanted gender confusion or same-sex attraction.

Priests and pastors can also be sentenced up to 2 years in prison if they “advertise” that they’re willing to provide spiritual guidance for unwanted sexual feelings to adults. [Section 320.104]. Under the ambiguous definition of conversion therapy, “advertising” will be interpreted to include announcing from the pulpit, or printing in the church bulletin, that the pastor is willing to provide spiritual guidance to persons experiencing unwanted LGBT feelings, or simply to help them leave a sinful LGBT lifestyle.

If you’re a pastor or church leader who publicly proclaims the power of Christ to transform homosexuals and transgenders, you may be arrested for “advertising conversion therapy”.

If you’re a Catholic priest who advertises Courage™ meetings on your parish website, or mentions it from the pulpit, you’ll be guilty of advertising conversion therapy’ and could face a 2 year prison sentence. Courage is the Catholic Church’s official apostolate which ministers to adult men and women with same-sex attraction who want to live chastely, in accordance with their faith. The same jail sentence applies to Protestant pastors who promote Exodus Global International or other church programs that minister to persons with same-sex attraction.

If an ex-gay or ex-trans is converted at your church and drops some money in the offering plate, you could be arrested for receiving an indirect “material benefit for conversion therapy” and face up to 2 years in prison. [Section 320.105].

Therapists & Psychologists Can be Arrested

Therapists and licensed counsellors can be sentenced to 5 years in prison if they dare provide counselling to children whose families come to them asking for help with gender confusion, even if the child desperately wishes to be free from the idea that they are “trapped in the wrong body” and ask for help to be at peace with their biological sex. [Section 320. 103(1)]

Adult Therapy Also Illegal

The Trudeau Government lied when it said that C-6 only bans “conversion therapy” for children, and that adults will still be able to choose counselling. Here’s why Trudeau and Justice Minister David Lametti are lying:

Under Section 320.104 of Bill C-6, therapists will be jailed up to 2 years if they offer or “advertise” counselling services to help adults with unwanted gender confusion or same-sex attraction.

If a therapist privately agrees to help an adult, but requests their standard professional fee for the counselling session, they will face up to two years in jail for receiving a “material benefit from conversion therapy”. [See Section 320.105].

This is a sneaky way for the Liberals to make it de-facto illegal to receive ‘conversion therapy’ for adults. The Liberals understand very well that no therapist will offer this type of counselling if they’re unable to make a living from it. What professional in his right mind who has bills to pay and a family to feed, would suddenly decide he or she’s in business to work for free?

The Liberals are counting on the fact that options for adult therapy will dry up once professionals cannot be reimbursed for their services. It’s a way to indirectly make the services illegal. Trudeau also understands that by making it illegal to receive compensation and to advertise your services, the law will create such a “chill” that even counsellors who might’ve been willing to offer treatment at no charge will be so scared of running afoul of the law, that they’ll turn down patients.

Facilitates Mass Child Abuse

Just 10 years ago, children experiencing Gender Dysphoria, previously called Gender Identity Disorder, was a rare occurrence. Since then, left wing activists have flooded the educational system, from K-12, with ideological lessons on Gender Identity. As a result, we’ve seen an explosion in the number of children suffering with Gender Dysphoria, or identifying as ‘transgendered’.

In the past, the treatment for Gender Dysphoria in children was a “wait and see” approach combined with talk therapy by a psychologist, and parents gently discouraging cross-dressing at home. This course of treatment produced a clinical success rate of up to 98% in which, after puberty, children no longer experienced any gender confusion and were happy in their biological bodies.

Bill C-8 criminalizes this “wait and see” talk therapy approach for Gender Dysphoric children as a form of “conversion therapy”, and only permits psychotherapists only to affirm the child’s delusion of being born in the wrong body, and recommending puberty blockers and cross-sex hormones, thus shunting them towards a future of sex-change surgery

(SRS). We know from the world's most authoritative study on post-operative transsexuals that people who underwent SRS experienced a 19 times higher rate of suicide. Therefore, Bill C-8 represents mass child abuse to gender dysphoric Canadian children.

For an excellent scholarly paper that delves into greater detail on the modern phenomenon of huge numbers of children identifying as transgendered, and which the author describes as a "social contagion," click here.

Authorizes Wire-tapping

Bill C-6 authorizes police to wire-tap family homes and listen in on parents to catch them in discussions with their gender-dysphoric or same-sex attracted children that could be interpreted to fit the overbroad definition of "conversion therapy". Police can also wire-tap churches, religious non-profits and psychotherapist offices. Bill C-6 also authorizes the seizure of written and digital materials.

Will there be wiretaps on church leaders to ensure that they are not engaged in "criminal activity" when they preach on passages of the Bible that condemn homosexual acts and cross-dressing as sinful? Will church phone lines be wiretapped to monitor private conversations between pastors and congregation members that might involve conversion to Christ and away from an LGBT lifestyle?

Will militant LGBT activists who hate the church, use this law to entrap pastors who are known to be faithful to biblical teaching, by posing as a parishioner who wants to discuss leaving a sinful LGBT lifestyle, in order to get the clergyman arrested?

Allows Conversion In One Direction & Not The Other

Bill C-6 is unconstitutional on its lack of equality under the law. It's logically inconsistent for a law to discourage transition from homosexuality to heterosexuality, but at the same time, to encourage people to "convert" to the opposite sex.

How is it fair to say that people who identify as LGBT can obtain therapy to affirm them as "gay" during a phase of sexual exploration, but the same people cannot obtain therapy to leave the gay lifestyle or to restore heterosexual potential if that is their choice?

This is not fair or balanced, since it allows "conversion" in one direction, and not the other. Is Canada a confessional state, allowing "conversion" to LGBT, but not away from that lifestyle?

Involvement of Anti-Christian Bigot

Bill C-6 was written in consultation with a radical gay activist and academic named Kristopher Wells. In fact, it is appropriate to call him the architect of Bill C-6. Mr. Wells' involvement in the crafting of this legislation, which directly affects church rights and how our health system deals with child sexual confusion, should be alarming to everyone. Wells' background is seriously disturbing.

First of all, there is his past involvement with a website which exposed children to graphic, sexually-explicit content. Watch a Rebel News report about it here:

<https://youtu.be/GsZI5XQ0vp0>

Secondly, he has put his hatred for Christians on full display, with a ghoulish, anti-Christian cartoon he posted on Twitter. Watch a news report about that here:

https://youtu.be/8iGP_DfUAzq

See this video from Clinton Somerton to the Canadian Catholic Bishops.

<https://youtu.be/YIMMF8spbgM>

Stop The Ban | A Project of Campaign Life Coalition

Has an email you can send to PM, Minister of Justice and your MP with this argument in the body of the email.

Canadian MPs should take note that, in the very near future, Parliament may be voting on Bill C-6, a so-called "Conversion Therapy Ban" that would punish psychotherapists, priests and ministers, and even fathers and mothers who seek to help adults and children experiencing unwanted homosexual and transgender fixations. Incredibly, stiff fines and even years of imprisonment could be imposed under this unjust, draconian bill.

As you may know, in recent months there has been a rash of bans against so-called "conversion therapy" in numerous Canadian municipalities. As with a contagion, one municipality after another seems to be falling victim to the delirium of tyrannically banning beneficial talk therapy, spiritual direction, and even simple parental guidance for people with unwanted homosexual and transgender tendencies. In fact, one city (Lethbridge) even refused to receive public input on this issue - in contravention of their own municipal guidelines - before ramming through its own therapy ban bylaw in July 2020.

In spite of all this darkness and the suppression of free speech, freedom of association, and free access to therapy options, there is at least one nearby jurisdiction - New York City - where light has appeared at the end of the LGBT-enforcement corridor:

In July 2020, The City of New York agreed to pay a settlement of \$100,000 in legal fees and damages to Dr. Dovid Schwartz, an Orthodox Jewish psychotherapist, who filed suit in a federal district court in June 2019 to stop the enforcement of the NYC's own "conversion therapy" ban, citing the ban's infringement on his freedom of speech and his religious faith and that of his patients. As a result of that lawsuit, NYC was forced to recognize that its totalitarian ban was untenable and thus repealed it in September 2019.

This prudent backtracking move by the City of New York will likely save the city millions of dollars in settlement money arising from foreseeable and unnecessary lawsuits that would, like Dr. Schwartz's, be launched against such an absurd, abusive, and freedom-crushing therapy ban.

Canadian municipalities should pay attention to this legal precedent and reject the fatuous concept of a conversion therapy ban out of hand. As to those Canadian cities that have already rushed beyond common sense and basic justice by imposing this type of ban, they should immediately repeal it and apologize for their Orwellian overreach into the private lives and intimate relationships of Canadians.

The ugly reality is that certain obsessed sex-activists - like Canadian LGBT academic Kristopher Wells with his relentless drive to dominate the sexual lives of others - have been allowed to influence and shape public policy to conform to their own homosexual and transgender agenda. Mr. Wells has been conspicuously present and has had direct influence over a number of these municipal council meetings where a conversion therapy ban has been passed. This activist has had enormous success in imposing his militant sex-ideology on society at large, and families and children in particular, whether they like it or not. Furthermore, it is a known fact that Wells had influence on the development of the Government of Canada's Bill C-6.

To learn about Mr. Wells' disturbing history of sex-activism, especially involving children, watch the following news reports about him: <https://www.youtube.com/watch?v=GzI5XQ0vp0&feature=youtu.be&t=51>

The wise and principled decision in the case of Dr. Schwartz vs. NYC proves that sex activists like Kristopher Wells, and their enablers in government, have no business - and no right - to tell people experiencing unwanted homosexual and transgender impulses how to live their lives and what type of therapy or counselling they are permitted to access.

With this in mind, I am urging you, as a Member of Parliament of our beloved Canada, to vote against the senseless, abusive, indefensible, and litigation-fueling Bill C-6. Canadians will have their human rights abused, and the Government of Canada will face millions of dollars in court settlements, if it tries to impose such a freedom-robbing ban on Canadians.