## Dr. Rogers just THREATENED to Section 25 me despite Section 26 (HCCA) [URGENT CASE CONFERENCE]

From Steven Reynen <reynen@pm.me>

To tabitha.rogers@theroyal.ca, canot@unhcr.org, mcu@justice.gc.ca, undesa@un.org, attorneygeneral@ontario.ca, Crystal Liu<crystal.liu3@ontario.ca>, OPGT@ontario.ca, Meaghan McMahon<meaghan@dmllp.ca>, Bradley, Emily<Emily.Bradley@gowlingwlg.com>,

Caissy, Marie-Ève<Marie-Eve.Caissy@gowlingwlg.com>,

Ramoojee, Wendy<Wendy.Ramoojee@gowlingwlg.com>, Smith, Brooke<brooke.smith@gowlingwlg.com>, Stewart, Tara<Tara.Stewart@gowlingwlg.com>, Forget, Séline (MAG)<Seline.Forget@ontario.ca>, AGCPGCServiceOttawa<AGC\_PGC\_OTTAWA@JUSTICE.GC.CA>,

AGC\_PGC\_TORONTO.LEAD-DCECJ@JUSTICE.GC.CA,

Ottawa SCJ TC Office < Ottawa SCJ. TC. Office @ ontario.ca > ,

Robinson, Tae (They/Them) (MAG)<Tae.Robinson@ontario.ca>, OTPNewsDesk@icc-cpi.int, mycomplaint@patientombudsman.ca, sidney.peters@ontario.ca,

Cara Vaccarino<ara.vaccarino@theroyal.ca>, Jonathan Vant<Jonathan.Vant@theroyal.ca>, Legal Services<Legal.Services@theroyal.ca>

CC Go public < gopublic@cbc.ca>

BCC Steven Reynen<steven@reynen.ca>

Date Thursday, October 2nd, 2025 at 12:51

Hi all,

Requesting an URGENT CASE CONFERENCE, again.

Dr. Tabitha Rogers just threatened to Section 25 (HCCA) me despite Section 26 (HCCA) – This is ILLEGAL (yet another crime in broad daylight).

Why am I still in her care? How can I self represent like this?

If the judge rules in Dr. Rogers favour, I will immediately start thirst striking the impending treatment, to death if need be (preferable to being treated with psychotropics/pharmakeia which is SIN).

Dr. Rogers has previously threatened to torture me by having me force fed and hydrated if I do this, when I draw close to death.

The judge has been made aware of this, and hopefully it factors into her decision if the secondary arguments are reached, rather than the Constitutional Question, of whether it would be in my best interest to treat me if the wish is deemed not applicable (which it is).

I have 30 days to appeal the decision of the Honourable Judge Michelle Flaherty at Ontario's Superior Court of Justice. But because of what Dr. Tabitha Rogers has done (preventing me from going to Service Ontario to get ID, and preventing me from leaving the unit) I cannot appeal. Even if I did appeal. the Courts themselves stopped my Form A appeal.

During that 30 days, my wish/advance directive is still alive, and they have no legal right to treat me, and I am not posing a physical threat to them, especially once I was restrained, like the last time they dirty code whited me on September 14, 2025.

In order to make sure my thirst strike is respected (I am not forced by SRA/NTT/an alternate personality from DID), I will go to my room and strip to my boxers and make sure ANYTHING that can be misconstrued as a weapon has been removed.

Then I will start quoting the BIBLE at the TOP OF MY LUNGS, until they mechanically restrain one of my feet or arms to the bed.

Once I am restrained I will stop SCREAMING and resume my peaceful protest of being lured into SIN by Dr. Tabitha Rogers, the Canadian Government and Babylon.

My body is a temple of the Holy Spirit, and if need be I'd rather die than have it violated in this way again. I answer to God before even the Canadian Government (which has forgot all about him).

Just letting all parties know what my enemies (those that mean you harm) have in store for me, should the judge side with Dr. Rogers after the PUBLIC HEARING on October 17, 2025 at the Ottawa Courthouse starting at 10:00 AM.

If I am ever discharged, if I am once again 'treated' with the INEVGA SUSTENNA she is threatening me with, I will peacefully protest around Parliament Hill, perhaps behind it near the Ottawa River (I went fishing with people I thought were my friends once there before).

- (P.S. They illegally treated me without even a Form D / E application at the royal (March 11, 2025) and at the civic despite knowing about my religious beliefs AND about my wish/advance directive).
- P.P.S. even Dr. Tabitha Rogers herself agrees on my first Form 4A (which I am not appealing, and self-representing for, and speaking with the lawyer appointed to me that I do not want nor require his help. I will show up to the hearing just to ensure he is not present then leave them to say whatever it is they want. They have means, motive, and opportunity to further discredit me). I am not a risk of harm to myself or others (I have not once been violent at The Civic or The Royal despite all the violence perpetrated against me, by God's grace).

Christ Jesus is the LORD of LORDS and KING of KINGS.

My allegiance is to Christ Jesus.

Regards,

Steven Reynen

a little one of Christ Jesus (one of many)

reynen.ca

Jesus loves you!

(and so do I!)

Sent with <a href="Proton Mail">Proton Mail</a> secure email.

## **1.71 KB** 1 file attached

publickey - reynen@pm.me - 0x519D7215.asc 1.71 KB