

CAUSE NO. 118832-422

THE STATE OF TEXAS,	§	IN THE DISTRICT COURT OF
<i>Plaintiff,</i>	§	
	§	
v.	§	KAUFMAN COUNTY, TEXAS
	§	
DR. HECTOR M. GRANADOS, M.D.,	§	
<i>Defendant.</i>	§	422 nd JUDICIAL DISTRICT

ORDER GRANTING AGREED TEMPORARY INJUNCTION

On this day the Court considered **Joint Motion for Entry of Agreed Temporary Injunction**. Based on the agreement of the Parties and the materials on file with the Court, the Court finds that sufficient cause exists to enter a Temporary Injunction.

This Agreed Temporary Injunction does not reflect a consent to venue by Defendant. If the venue of this lawsuit changes at any time, the style shall be correspondingly amended to reflect the new venue.

IT IS THEREFORE ORDERED that, until a ruling is issued on the State's request for a permanent injunction, Defendant and all persons in active concert or participation with Defendant, who receive actual notice of this injunction by personal service or otherwise, are restrained, enjoined, and prohibited from engaging in false, misleading or deceptive acts and practices declared to be unlawful by Tex. Health and Safety Code § 161.702 and Tex. Bus. & Com. Code § 17. 46(a), (b)(5), including but not limited to:

- i. Prescribing puberty blockers and testosterone or estrogen to minors for the purposes of transitioning the minor's biological sex or affirming their belief that their gender identity or sex is inconsistent with their biological sex; and
- ii. Writing prescriptions or billing for the purposes of transitioning a minor's biological sex or affirming their belief that their gender identity or sex is inconsistent with their biological sex under false diagnoses, such as precocious puberty or endocrine


disorder, undefined, rather than gender dysphoria (or other similarly related diagnosis).

IT IS FURTHER ORDERED THAT a trial on the merits of this case is set for October 28, 2025, at 9:00 a.m./p.m.

The Clerk shall forthwith issue a writ of injunctions in conformity with the laws and terms of this Order.

The State is not required to post bond.

Signed this 13th day of January 2025.



JUDGE PRESIDING

APPROVED AS TO FORM AND SUBSTANCE:

January 9, 2025
DATE

/s/ Johnathan Stone
JOHNATHAN STONE
Chief, Consumer Protection Division
State Bar No. 24071779

MATTHEW KENNEDY
Deputy Chief, Consumer Protection Division
State Bar No. 15092619

ROB FARQUHARSON
Assistant Attorney General
State Bar No. 24100550

DAVID SHATTO
Assistant Attorney General
State Bar No. 24104114

Consumer Protection Division
P.O. Box 12548 (MC-010)
Austin, Texas 78711
Johnathan.Stone@oag.texas.gov
Matt.Kennedy@oag.texas.gov
Rob.Farquharson@oag.texas.gov
David.shatto@oag.texas.gov
Telephone: (512) 963-2613
Facsimile: (512) 473-8301

ATTORNEYS FOR TEXAS

January 9, 2025
DATE

/s/ Mark A. Bracken
MARK A. BRACKEN
State Bar No. 24099516
CHRIS M. BORUNDA
State Bar No. 00789161
LINDA A. SAMPLES
State Bar No. 24053459
ROBLES, BRACKEN & HUGHES, PLLC
El Paso, Texas 79901-1364
Phone: (915) 544-1144

Fax: (915) 544-1288
mbracken@rbhfirm.com
cborunda@rbhfirm.com
lsambles@rbhfirm.com

ATTORNEYS FOR DEFENDANT

Automated Certificate of eService

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Pauline Sisson on behalf of Johnathan Stone
Bar No. 24071779
pauline.sisson@oag.texas.gov
Envelope ID: 96058981
Filing Code Description: Proposed Order
Filing Description: 20250109_Granados Agreed TI Order
Status as of 1/13/2025 12:07 PM CST

Case Contacts

Name	BarNumber	Email	TimestampSubmitted	Status
Angela Nickey		anickey@rbhfirm.com	1/9/2025 5:20:37 PM	SENT
Chris M.Borunda		cborunda@rbhfirm.com	1/9/2025 5:20:37 PM	SENT
Pauline Sisson		pauline.sisson@oag.texas.gov	1/9/2025 5:20:37 PM	SENT
Linda Samples		lsamples@rbhfirm.com	1/9/2025 5:20:37 PM	SENT
Kevin Duran		kduran@rbhfirm.com	1/9/2025 5:20:37 PM	SENT
Emily Samuels		emily.samuels@oag.texas.gov	1/9/2025 5:20:37 PM	SENT
Melinda Pate		melinda.pate@oag.texas.gov	1/9/2025 5:20:37 PM	SENT
Carol M.Rose		crose@rbhfirm.com	1/9/2025 5:20:37 PM	SENT

Associated Case Party: HectorM.Granados

Name	BarNumber	Email	TimestampSubmitted	Status
Mark Bracken		mbracken@rbhfirm.com	1/9/2025 5:20:37 PM	SENT

Associated Case Party: State of Texas

Name	BarNumber	Email	TimestampSubmitted	Status
David G. Shatto		david.shatto@oag.texas.gov	1/9/2025 5:20:37 PM	SENT
Rob Farquharson		rob.farquharson@oag.texas.gov	1/9/2025 5:20:37 PM	SENT
Matthew T.Kennedy		matt.kennedy@oag.texas.gov	1/9/2025 5:20:37 PM	SENT
Johnathan Stone		johnathan.stone@oag.texas.gov	1/9/2025 5:20:37 PM	SENT
Ian Bergstrom		ian.Bergstrom@oag.texas.gov	1/9/2025 5:20:37 PM	SENT