



IN THE MATTER OF THE *TEACHERS ACT*, SBC 2011 c. 19

AND

IN THE MATTER CONCERNING

A TEACHER

CONSENT RESOLUTION SUMMARY

This summary is published under section 54(3) of the Teachers Act to protect the identity of a student who was harmed, abused or exploited by the teacher.

1. The Teacher held a valid Professional Certificate of Qualification.
2. In 2015, the Teacher's certificate was cancelled under s.33(2)(f) of the *Teachers Act* after the Deputy Registrar of the Criminal Records Review Program advised the Director of Certification that the Teacher presents a risk of sexual abuse to children.
3. At all material times, the Teacher was employed as a middle school teacher at a school in British Columbia (the "School").
4. In 2012, the Commissioner received a report about the Teacher from a District Superintendent under s.16 of the *School Act*. This is designated Case 01.
5. In 2013, the Teacher self-reported to the Director of Certification that he had been charged with one count of sexual interference, one count of sexual exploitation and one count of sexual assault involving a student (Student A). These charges were stayed. This is designated Case 02.
6. The Teacher engaged in an inappropriate sexualized relationship with Student A over a number of years.
7. On [REDACTED], the Teacher entered into a consent resolution agreement with the Commissioner in which the Teacher agreed that his conduct described in paragraph 5 above constitutes professional misconduct and is contrary to Standard #1 of the *Standards for the Education, Competence and Professional Conduct of Educators in British*

Columbia, Fourth Edition, January 2012.

8. The Teacher agreed that he would never again apply for, and that the Director of Certification would be required under section 64(g) of the *Teachers Act* never to issue to him, a certification of qualification, an independent school teaching certificate or a letter of permission.