

**DISCIPLINE COMMITTEE OF  
THE COLLEGE OF CHIROPODISTS OF ONTARIO**

**B E T W E E N:**

**COLLEGE OF CHIROPODISTS OF ONTARIO**

(the “College”)

- and -

**JAMIE BRIAN MANDLSOHN**

(the “Registrant”)

**NOTICE OF HEARING**

**THE INQUIRIES, COMPLAINTS AND REPORTS COMMITTEE** of the College of Chiropractors of Ontario (the “College”) has referred specified allegations against Jamie Brian Mandlsohn (Registration # 110410) to the Discipline Committee of the College. The allegations were referred in accordance with paragraph 26(1)1 of the *Health Professions Procedural Code*, being Schedule 2 to the *Regulated Health Professions Act, 1991*.

Further information about the allegations is contained in the Statement of Allegations attached to this Notice of Hearing. A discipline panel will hold a hearing under the authority of sections 38 to 56 of the *Health Professions Procedural Code* for the purposes of deciding whether the allegations are true.

**IF YOU DO NOT ATTEND AT THE HEARING IN ACCORDANCE WITH THE PRECEDING PARAGRAPH, THE DISCIPLINE PANEL MAY PROCEED IN YOUR ABSENCE AND YOU WILL NOT BE ENTITLED TO ANY FURTHER NOTICE IN THE PROCEEDINGS.**

If the discipline panel finds that you have engaged in professional misconduct, it may make one or more of the following orders:

1. Direct the Registrar to revoke your certificate of registration.
2. Direct the Registrar to suspend your certificate of registration for a specified period of time.
3. Direct the Registrar to impose specified terms, conditions and limitations on your certificate of registration for a specified or indefinite period of time.
4. Require you to appear before the panel to be reprimanded.
5. Require you to pay a fine of not more than \$35,000 to the Minister of Finance.

The discipline panel may, in an appropriate case, make an order requiring you to pay all or part of the College's costs and expenses pursuant to section 53.1 of the *Health Professions Procedural Code*.

You are entitled to disclosure of the evidence against you in accordance with section 42(1) of the *Health Professions Procedural Code*, as amended. You, or your representative, may contact the lawyer for the College in this matter:

Debra McKenna  
**WEIRFOULDS LLP**  
Barristers & Solicitors  
4100-66 Wellington Street West  
PO Box 35, TD Bank Tower  
Toronto, ON M5K 1B7  
t. (416) 947-5080  
f. (416) 365-1876  
e. [dmckenna@weirfoulds.com](mailto:dmckenna@weirfoulds.com)

The College intends to introduce as business records, under section 35 of the *Evidence Act*, any writings or records that were made in the usual and ordinary course of business. Without limiting the generality of the foregoing, the College intends to introduce as business records the patient and financial records related to the patient care that is the subject of the allegations.

You must also make disclosure in accordance with section 42.1 of the *Health Professions Procedural Code*, which states as follows:

Evidence of an expert led by a person other than the College is not admissible unless the person gives the College, at least ten days before the hearing, the identity of the expert and a copy of the expert's written report or, if there is no written report, a written summary of the evidence.

**Date:** February 5, 2024



Nicole Zwiers, Registrar and CEO  
**College of Chiropractors of Ontario**  
180 Dundas Street West  
Toronto, ON M5G 1Z8

**TO: JAMIE BRIAN MANDLSOHN**

## STATEMENT OF ALLEGATIONS

1. Jamie Brian Mandlsohn (“**Mr. Mandlsohn**” or the “**Registrant**”) was at all material times a registered member of the College.
  
2. It is alleged that in or about June 2023 (the “**Relevant Period**”), the Registrant engaged in conduct that constitutes professional misconduct pursuant to the following:
  - (a) Clause 51(1)(b.1) of the *Health Professions Procedural Code*, Schedule 2 of the *Regulated Health Professions Act, 1991*, by sexually abusing a patient; and/or
  
  - (b) Clause 51(1)(c) of the *Health Professions Procedural Code*, which is Schedule 2 of the *Regulated Health Professions Act, 1991*, and as defined in one or more of the following paragraphs of section 1 of the *Professional Misconduct Regulation (O. Reg. 750/93)* under the *Chiroprody Act, 1991*:
    - (i) paragraph 2 – failing to meet or contravening a standard of practice of the profession and, in particular, the College’s standards pertaining to Patient Relations;
  
    - (ii) paragraph 5 – abusing a patient verbally, physically or emotionally;
  
    - (iii) paragraph 10 – practising the profession while the member is in a conflict of interest;
  
    - (iv) paragraph 30 – contravening the *Act*, the *Regulated Health Professions Act, 1991* or the regulations under either of those Acts;

- (v) paragraph 31 – contravening a federal, provincial or territorial law, a municipal by-law or a by-law or rule of a hospital, nursing home or other facility or agency that provides health services to the public if:
  - i. the purpose of the law, by-law or rule is to protect the public health, or
  - ii. the contravention is relevant to the member’s suitability to practise – in particular, the *Human Rights Code*, R.S.O. 1990, c. H.19; and/or
  
- (vi) paragraph 33 – engaging in conduct or performing an act, in the course of practising the profession that, having regard to all the circumstances, would reasonably be regarded by members as disgraceful, dishonourable, or unprofessional.

## PARTICULARS OF THE ALLEGATIONS

1. During the Relevant Period, the Registrant was registered with the College to practise chiropody in Ontario. He was first registered with the College on or about October 5, 2011.
2. During the Relevant Period, the Registrant practised chiropody at the Toronto Foot Clinic (the "**Clinic**"), located at 483 Bay Street in Toronto, Ontario. The Registrant is the owner of the Clinic.
3. On or about June 20, 2023, the College received a complaint from L.F. (the "**Patient**") alleging that the Registrant had made several sexual and/or harassing and/or discriminatory comments to her during an appointment at the Clinic.
4. The Patient had an appointment at the Clinic on or about June 20, 2023. This was her first appointment at the Clinic, and first time she had met the Registrant.
5. During the appointment, the Patient explained to the Registrant that she was experiencing issues with her feet and tight muscles in her calves. The Registrant responded by saying words to the effect that the Patient's body was falling apart, and it was time for her husband to trade her in for a newer model.
6. Following his assessment, the Registrant recommended shockwave therapy to the Patient and requested that the Patient provide consent to receive the treatment.
7. The Registrant then applied shockwave treatment to the Patient's feet and calves. During the shockwave treatment, the Patient's calves were exposed and the Registrant also touched the Patient's calves.
8. While providing treatment to the Patient, the Registrant made further comments to the Patient that were sexual, discriminatory, and/or harassing in nature, including:

- (a) saying words to the effect that the Patient should ask her husband to massage her calves at night;
  - (b) saying words to the effect that the Patient should tell her husband, “no more blowjobs” until her husband massages her calves;
  - (c) saying words to the effect that “escorts” are cheaper than wives;
  - (d) saying words to the effect about the price of blowjobs and that the Patient should charge her husband for blowjobs;
  - (e) saying words to the effect that the Registrant’s wife has said she should charge for blowjobs; and/or
  - (f) saying words to the effect that “escorts” were prevalent in the city.
9. On the same date as the incident, the Patient sent an email to the Clinic (addressed to its general in-box at [reception@downtowntorontofoot.com](mailto:reception@downtowntorontofoot.com)), in which the Patient complained about the Registrant’s inappropriate conduct.
10. In response to the Patient’s email, the Registrant anonymously wrote to the Patient in which, among other things, he made comments to the effect of assuring the Patient that “upper management” would address the matter, including:
- “Again, thank you for bringing this to our attention and a meeting will be arranged with Jamie and our upper management to discuss this so it never happens again.”
11. Such behaviour and/or comments constitutes professional misconduct by the Registrant, as set out in the Statement of Allegations above.

12. Additional information and disclosure about the allegations against the Registrant will be provided in advance of the hearing.



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Lawyers for the College of  
Chiropodists of Ontario

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