



Type: Extraordinary action (IC)

Name: Jun Hao (Harvey) Zeng, R.Ac.

Location of practice: Abbotsford, B.C.

Date of Action: July 28, 2025

Nature of Action: Pursuant to section 35(1)(a) of the *Health Professions Act* (the “Act”), a panel of the Inquiry Committee made an interim order to impose limits and conditions on Jun Hao Zeng’s (the Registrant’s) registration with CCHPBC to protect the public during an investigation.

The limits and conditions on the Registrant’s practice of traditional Chinese medicine and acupuncture are that:

- The Registrant is not permitted to undrape the anterior pelvis from the level of the ASIS to 5 cm distal to the level of the pubic symphysis on any patient, for any purpose.
- The Registrant may undrape the buttock area of a patient only to the level of the greater trochanter and only with the express prior written consent of the patient.
- The Registrant must immediately post a notice, in a prominent position, on all online booking pages associated with the Registrant stating the above restrictions on his draping practices in English.
- The Registrant must post in a prominent and visible place in any waiting room of any clinic where he provides treatment, a notice that is printed on 8 x 11 inch paper and in large font stating the above restrictions on his draping practices in English and Chinese.
- The Registrant must post in a prominent place in any treatment room where he provides treatment, a notice that is printed on 8 x 11 inch paper and in large font stating the above restrictions on his draping practices in English.
- The Registrant must, by 6:00 p.m. every Friday, while these limits or conditions are in effect, provide the College with, or electronic access to, his calendar, including the name and contact information for each patient he treated in the preceding week.
- The Registrant will be subject to random on-site audits of his practice by a College-appointed inspector to ensure compliance with the orders of the Inquiry Committee, with the frequency and timing of the random on-site audits to be at the sole discretion of the College.

Reasons: The July 28, 2025 order was made following the receipt of a complaint from a patient of the Registrant. In relation to this complaint, the Inquiry Committee panel found that there was a *prima facie* case of the allegations that, during the provision of treatment to the patient, the Registrant undraped and performed treatment on particularly sensitive areas on the patient’s body without explaining the treatment to be provided and without consent.



The Inquiry Committee panel considered the allegations serious and found that there are some factors that render the alleged conduct likely to recur. Therefore, the panel determined that the public must be protected by an interim order during the investigation, pending any disciplinary hearing. The panel considered what interim measures should be sufficient and proportionate in this case. Having weighed the different options and the circumstances of this case and having considered the impact on the Registrant, the Inquiry Committee panel concluded that the above-described limits and conditions are proportionate and sufficient to protect the public during the investigation or pending any discipline hearing.

Important Note: Limits, conditions and suspensions ordered by the Inquiry Committee under section 35(1) of the Act are made to protect the public during an investigation or pending a hearing of the Discipline Committee. Measures taken under section 35(1) of the Act pertain to allegations which are and remain unproven unless admitted by a registrant or determined by the Discipline Committee.