



Public Notice

Nozar (Daniel) Azani, Registered Physical Therapist (“RPT”)

Inquiry Committee Order - Interim Practice Limits and Conditions

Effective: March 30, 2026

Status: Current

On February 23, 2026, the College of Health and Care Professionals of BC (the “College” or “CHCPBC”) received a complaint alleging that Nozar (Daniel) Azani, RPT (the “Registrant”) inappropriately touched a female patient during a treatment session. The complaint is currently under investigation and the allegations are **unproven**.

On March 30, 2026, the Inquiry Committee made an order¹ imposing the following interim limits or conditions on the Registrant’s practice for the purpose of protecting the public while the matter is under investigation:

- The Registrant is prohibited from treating female patients.
- The Registrant must immediately post a notice, in a prominent position on all online booking pages associated with the Registrant, with the following statement:
 - Nozar (Daniel) Azani, RPT, is prohibited from treating female patients by order of the Inquiry Committee of the College of Health and Care Professionals of British Columbia, which is available online at:
<https://chcpbc.org/public/#publicnotices>
- The Registrant must also post in a prominent place in any treatment room where he provides physical therapy treatment, a notice that is printed on 8 x 11 inch paper and in large font stating:
 - Nozar (Daniel) Azani, RPT, is prohibited from treating female patients by order of the Inquiry Committee of the College of Health and Care Professionals of British Columbia, which is available online at:
<https://chcpbc.org/public/#publicnotices>

¹ The order was made pursuant to section 35(1) of the Health Professions Act.



The order came into effect on March 30, 2025, and will terminate on the day that the Inquiry Committee resolves the complaint under section 33(6)(a), (b) or (c) of the *Health Professions Act* (“HPA”) or on the commencement of any hearing of the College’s Discipline Committee with respect to the complaint. The order can also be cancelled pursuant to HPA s. 35(4), if the Inquiry Committee determines that the limits and conditions imposed are no longer necessary to protect the public. After April 1, 2026, the order may be cancelled following a final disposition of the complaint or as otherwise permitted under the *Health Professions and Occupations Act*, SBC 2022, c. 43.

Reasons for the Action: The College has a legislated mandate to protect the public. Given the nature and seriousness of the allegations, the Inquiry Committee exercised its authority to make an interim order to ensure public safety while it investigates the matter.

Important Note: The order relates to matters that are unproven, unless admitted by the Registrant or determined by the Discipline Committee.