Cook Children’s Response to Judge’s Decision Regarding Patient Tinslee Lewis

Fort Worth, Texas (January 2, 2020) – Today’s decision from Chief Justice Sandee B. Marion restores the ability of the Cook Children’s medical staff to make the most compassionate and medically appropriate decisions for Tinslee as she struggles in pain to survive each day. This is an emotional and difficult situation for everyone involved, especially for this family who had high hopes that Tinslee would get better.

Our medical judgment is that Tinslee should be allowed to pass naturally and peacefully rather than artificially kept alive by painful treatments. Even with the most extraordinary measures the medical team is taking, Tinslee continues to suffer. To keep her alive, doctors and nurses must keep her on a constant stream of painkillers, sedatives, and paralytics. As a result, Tinslee is paralyzed at all times. She currently is suffering from severe sepsis, not uncommon when patients require deep sedation and chemical paralysis to maintain organ function. Even with medication and support, Tinslee has “dying events” 2-3 times per day. When she is in distress, Tinslee crashes and aggressive medical intervention is immediately necessary, which causes even more pain.

Cook Children’s has been devoted to this precious baby her entire life, providing compassionate, round-the-clock, intensive care and attention since she arrived at our hospital 11 months ago. Her body is tired. She is suffering. It’s time to end this cycle because, tragically, none of these efforts will ever make her better.

The Cook Children’s clinical team tried everything they could to help Tinslee improve, including reaching out to more than 20, well-respected healthcare facilities and specialists over the course of several months, but even the highest level of medical expertise cannot correct conditions as severe as Tinslee’s.

We will honor our agreement to allow Tinslee’s family to continue their search to find another medical center over the next seven days. We also recognize the family may appeal this decision. As they do, we will provide Tinslee the same level of intensive care as we have for her entire life. The decision to end life sustaining care will be decided upon by Tinslee’s care team in close communication with the family, and in accordance with Texas law.

While the Texas Right to Life group believes this case is about the constitutionality of a statute, we are only focused on what’s best for Tinslee. We ask that outside groups, even
those who disagree with Cook Children’s approach, consider what is best for Tinslee now and give the family space to consider what truly is best for this baby, and allow our medical professionals space to care for her.

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About Cook Children’s
Cook Children’s Health Care System embraces an inspiring Promise – to improve the health of every child in our region through the prevention and treatment of illness, disease and injury. Based in Fort Worth, Texas, we’re proud of our long and rich tradition of serving our community.

Our not-for-profit organization encompasses nine companies – a medical center, two surgery centers, a physician network, home health services and a health plan. It also includes Child Study Center at Cook Children’s, Cook Children’s Health Services Inc., and Cook Children’s Health Foundation. With more than 60 primary, specialty and urgent care locations throughout Texas, families can access our top-ranked specialty programs and network of services to meet their unique needs.

We’ve worked to improve the health of children from across our primary service area of Denton, Hood, Johnson, Parker, Tarrant and Wise counties for more than 100 years. Based on the exceptional care we provide, patients travel to Cook Children’s from around the country and the globe to receive life-saving pediatric care built on leading technology, extraordinary collaboration and the art of caring.

For more information, visit cookchildrens.org.

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