When I was assessed under section two I had been arrested for wrongful claims. Michael Carroll should already be aware as his company is my acting solicitor. I still have not been interviewed by the police as of yet and will prove I never did anything wrong due to CCTV I have, when I return to the police station on the 04/10/2016.

In the time I had in a Hospital was an assessment and the conclusion was I am of well mind body and sole.

I agreed after the assessment to be mentored on release which is at its end of period, This was obtained Under section 117 of the Mental Health Act 1983, Under section two I understand that I did not have to approve to carry on with the care facilities but I did agree to this. No one has had any concerns with me since as I am not a concern never is my mental stability.

I have had other assessments prior to this and the same conclusion was found I have never been un well with mental heath issues of concern. I feel at this late stage of my Appeal due to lack of disclosure that there is not any time left to prepare my defence, I have not had a meeting with my barrister for the appeal as of yet and there is less then a week till the appeal to start, I feel it is common sense that asking for an assessment is only going to put my Appeal off and I feel this is unfair as the start of the ongoing was 2014.

I have only ever asked for things to be done for my Appeal and case with no disrespect for any other person, which I know should have been completed in good time. I have not been rude or disrespectful to my solicitor I have only ever asked for things to be done fair and right so to be achieved in good time for the Appeal.

I can send you the copy of the tribunal release from the section 2 if needed.

Chapter 44

20/09/2016