

courts. At this time the 22 November 2018 we still have not had a copy of the courts sealed order.

I believe there is errors within Enfield Council's draft order to what was actually said in court, and I do not know how to address this, but Enfield Council is stating things to people that was not even stated in court.

At this time I am trying to put in an application to obtain the transcripts of the court hearing, but I am waiting for some information from the court in order to be able to do this.

Mr Cordell has not long been released from hospital where he was under section, Enfield Council have still not moved him and he still living in hell regarding what the neighbours are doing to him.

It would seem Enfield Council has been relaying incorrect information to the mental health team regarding the court hearings, and I believe they are being able to get away with this due to how they drafted the court order of the 09<sup>th</sup> August 2018 hearing.

It seems Enfield Council is doing everything they can not to move my son, they have even stated they are going for a possession order of his flat, in fact they told the mental health team:

*“Enfield Council has decided to seek possession of Mr Cordell's flat via the courts. In a recent court case the judge recommended that Enfield Council re-house Mr Cordell on the proviso that he engages with the mental health team which is failed to do.”*

This was not said in court in fact when Enfield Council tried to put this in place you told them no you would not allow this.

It seems as if Enfield Council will stop at nothing to not move my son, I have been trying to liaison with Enfield Council and the mental health team regarding moving my son, it would seem shortly after the court hearing my son was moved over to a