

From: Josephine Ward <josie@michaelcarrollandco.com>
Sent time: 29/02/2016 05:47:50 PM
To: Rewired Rewired <re_wired@ymail.com>
Subject: RE: Medical Information

Dear Simon

Thank you for your email.

Simon please sign and return the authority form. If the Mental Health Team confirms there are no issues we can progress matters. I have spoken to the Public Defender and he would like a conference with you before the mention hearing on 4th April 2016 subject to the above being resolved. If you do not have the Mental Health Team's assessment or do not wish me to have sight of the assessment then I can apply for funding so that you can be assessed.

Once the psychiatrist reports back that there are no issues then I have covered myself professionally, should there be any issues raised re your Mental Health at a later date. The Mental Health question has been raised and now needs to be formally addressed and dealt with. I know you are not happy about this and I do not mean to cause you distress by raising this. The quickest way would be by disclosing the recent Mental Health assessments but if I have to apply for funding to have you assessed then I will do this, assuming you in fact dispute the recent Mental Health findings. The decision is yours but I need to resolve this question as soon as possible.

I will notify you as soon as Superintendent Coombes statement comes in which will hopefully arrive this week.

I await hearing from you.

Yours sincerely

Josephine

On 29 February 2016 at 15:00 Rewired Rewired <re_wired@ymail.com> wrote:

Dear Josey

What you are saying in your emails is that the judge says in his letter that i have got to have an assessment but this is not the case as part 3 of his letter states

"3/ If the Appellant wishes to rely on any medical evidence as to his mental health, then any report dealing with such matters must be before the court on the 4th April 2016"

Which clearly states; "if I wish to rely on any mental health evidence then a report has to be submitted by the 04/04/2016," but this does not say I must rely on this, and I do not wish to rely on this.

Can you please take my case back to court so that my conditions can be defined, and also have a meeting once you get the letters you are waiting on from Superintendent Adrian Coombs so we can deal with the appeal.

Can you also please send me the notes from court from the public defender that was there for me please as I have not had these as of yet.

Also the issue about the public order unit if they are not willing to gave the information then they need to be summons to court for the appeal.

Also what is going to happen as to the missing CAD and the errors in the CAD

The case is that I organised illegal raves on page two of the applicants first bundle it clearly states I quote "The Defendant is involved in the