

DATE OF NEXT APPEARANCE	
NEXT HEARING LOCATION	
NATURE OF HEARING	

INSTRUCTIONS

Client not present, as he is ill.

Def's mother and Uncle attend.

Mother has a large correspondence file, which proves that emails were sent by her to the Council telling them about Def's mental illness.

(Mother is of the belief that the Council already knew what is contained in the latest Report).

Probably the most helpful thing mother tells me is that the construction of the flats where Def lives means that Def hears a lot of noise from the flat above. This causes tensions. If Def were moved to a more suitable flat, the current problems are less likely to recur.

Mother does not want to be a Litigation Friend as---Def might agree to this today, but 2 days later he could be accusing mother of being in league with the Council.....Mother does not want this case to drive a wedge between her and Def.

Mother says that the statements that the complainants made in this case are different to the statements they made against Def in the criminal case (no charge yet), which proves that they are lying in this case, and mother wants to take them to court for lying.

Spoke to representative from Enfield B.C. They appear to have no great plan, following the Report that says Def doesn't understand the injunction, and is not fit to take part in proceedings. They will suggest that the Court should make some Directions, to protect other residents, but they cannot suggest any particular Directions, and appear to want to leave that to the Judge.

There is the possibility of the Official Solicitor acting as Litigation Friend, but this would take some time to set up.

CLIENT'S OBJECTIVES

(Client not here).