

Why would there be a need to make an attempt to make a recording of the Tribunal Proceedings any type of Court or Tribunal Proceedings I can obtain a copy of the report by asking, sometimes there is a fee to pay which is not a problem.

I also feel if any professional has not got anything to hide, they should not fear being recorded.

Please also see read below:

<https://www.medicalprotection.org/uk/practice-matters-issue-7/digital-dilemmas---patients-recording-consultations>

A patient does not require your permission to record a consultation. The content of the recording is confidential to the patient, not the doctor so the patient can do what they wish with it. This could include disclosing it to third parties, or even posting the recording on the internet. So, what does this mean for doctors?

But you should read the full document from the link above as it shows a lot more information.

17 Opinion Recommendations

Rosemary Mills Report:

I question the accuracy of the intelligence report in relation towards:

1. Mr Simon Cordell presents him self with persisting psychotic symptoms of paranoid persecutory delusions involving police and Mental health services.

When a professional medical clinician is assessing any person so to be able to diagnose a Mental disorder, it is within the right and legalisation towards doctor and client that the correct judgments are made and I Mr Simon Cordell do not feel that this is the case in this report. I also feel that once I get my full medical records from the Mental Health teams, I will find a lot more errors within them.

As can be told by the diary of events date 2012 to 2016 I have had many NFA and no convections this does lead me to the right understanding that I have been pursued by members of the police for crimes and offences I have not committed, it has lead to myself being detained on mutable bail conditions for numerous cases throughout a fast proportion of my life, having a continues negative effect on my life to which I should not have to undergo while establishing my own company. There is also the fact that my diary only covers 2012 to 2016 so in fact there is a lot more history I have not included due to the time this would take and also how long it would make this document.

As previously explained, I do have an up and coming appeal date to which I know the evidence to be incorrect which was put forward by the police in this case.

I educe a snip lit of such court on goings to which I have suffered an interim order and conditions imposed upon myself, in total I was detained for this case and another case on conditions since September 2013 with a 3-week release in 2015 till date 2016.

This has breached my human rights as I never committed the offences in the first place, as I can and will prove.

Some clear inaccuracies contained in my ongoing case lead to incorrect time stamps relating towards Emergency 999 calls contained within the Met Polices and applicants bundle as follows.