From: Ronak Ahmed <ronak@tyrerroxburgh.co.uk>

Sent: 23 October 2019 12:46
To: Lorraine Cordell

Subject: Re: Your Son' Case - Withdrawal of the Case

Dear Ms Cordell

That is fine I can hold off until Monday (the Council called me today requesting a response). However legally as you have not been appointed as a litigation friend, yet by the Court, if your son instructs us to refuse the offer we will need to comply (his instructions overide your instructions). Currently our instructions are to refuse the offer.

Following on from this mornings telephone call, I am afraid that I have asked the office to not take calls from your son any longer and to request anything to be put in writing from him. I was unable to get through to your son and he began attacking me. Ordinarily we would cease to act but we are aware of his underlying health issues.

Finally, I appreciate the feeling of injustice but quite simply, the legal aid agency will only pay for a case if there is a risk of eviction. Here there is no longer a risk of eviction as the Council are offerring to withdraw their case.

As an added precaution, the consent order will need to be signed by your son - normally we would sign such documents.

Please let me know next week or over the weekend of your son's final instructions.

Kind regards

Mr. Ronak Ahmed LL.B, LL.M

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Authorised by the Solicitors Regulation Authority. Tyrer Roxburgh Solicitors LLP is a limited liability partnership under the no.560748. A list of the members' names is open to inspection at the registered office. VAT REG No: 221 8088 78 SRA No: 560748 Contracted with the Legal Aid Agency We do not accept service of documents or other process by e-mail Email us at lawmakers@tyrerroxburgh.co.uk This message may contain privileged information, and is only intended to be received by the person to whom it is addressed. If you are not the intended recipient please contact us as soon as possible. Partners - Mukesh Badhan - D Shanmuganathan - Vasoulla Constantinou From: Lorraine Cordell < lorraine32@blueyonder.co.uk> **Sent:** Wednesday, October 23, 2019 12:34:47 PM To: Ronak Ahmed <ronak@tyrerroxburgh.co.uk> Subject: Re: Your Son' Case - Withdrawal of the Case Hi Ronak I do not think my son understands fully can you hold off for a few days and let me speak to my son please I have to do it in a way he understands. Can you let me know please. Regards Lorraine Sent from my iPhone

Good afternoon

A consent order in this case will say that the Councils case is dismissed. You will have a copy of this im advance.

I have just spoken to your son on the phone and had to terminate the call due to him shouting. Your son has said he refuses to agree to the Councils offer and as he is the client I will follow through with this.

Kind regards

Mr. Ronak Ahmed LL.B, LL.M

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If you are not the intended recipient please contact us as soon as possible.

Partners - Mukesh Badhan - D Shanmuganathan - Vasoulla Constantinou

From: Lorraine Cordell < lorraine32@blueyonder.co.uk>

Sent: Wednesday, October 23, 2019 11:26:24 AM **To:** Ronak Ahmed <ronak@tyrerroxburgh.co.uk> **Subject:** RE: Your Son' Case - Withdrawal of the Case

Dear Ronak

Can you please explain what a consent order is and what will be in this consent order, and can we be supplied a copy of it before it goes to the court?

My son is really unhappy regarding the way in which he has been treated by Enfield Council and the lies in which they have told about him and the way in which they have made him suffered and the fact that they could just start this backup at any time they want.

He said it seems funny that the neighbours that caused all these issues and put in all the complaints and Enfield Council believed 100% without once looking or seeing any evidence my son had and we offered that many times but no Enfield Council just did what they wanted and my son was suffering badly and had to deal with 4 cases against him which Enfield Council took. It seems funny now that the neighbours got what they wanted and was moved now Enfield Council does not have any complaints to still want to take this to court.

Could it be maybe that Enfield Council can't get them to come to court as witnesses now they have got what they want. My son does not feel safe in that flat the court ordered them to move my son on the 09/08/2019 yet Enfield Council done nothing and left him to suffer and my son is still there.

Seems Enfield Council can just get away with what they have done to my son, start a case when they want to and end it will they want to is there a way that it can be asked at court that Enfield Council can not bring a new case with the same information in it as what's in it now they have put the same information in 3 court cases and I believe they should not be allowed to be able to use it again and again whenever they want.

My son feels he should just go to court and have this dealt with once and for all, but that could lead to my son losing his home and that should not be allowed.

Regards

Lorraine

From: Ronak Ahmed [mailto:ronak@tyrerroxburgh.co.uk]

Sent: 22 October 2019 20:30

To: Lorraine Cordell

Subject: RE: Your Son' Case - Withdrawal of the Case

Dear Ms Cordell

I trust you are well.

I have good news in that the Council have decided to not pursue the case further due to a lack of recent incidents. Please see attached their letter received recently and our letter dated 22 October 2019 sent to your son.

Please speak to your son and get back to me with any questions.

Kind regards

Mr. Ronak Ahmed LL.B, LL.M

Solicitor (Consultant)

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