

From: Rewired Rewired <re_wired@ymail.com>
Sent time: 29/02/2016 10:48:19 PM
To: Josephine Ward <josie@michaelcarrollandco.com>
Subject: Josephine Ward wants me to have a medical check

Josephine I am not will to sign any form giving you consent to my personnel records as no judge has ordered for you to do so, I would not be a free man if their was a chance of me being a danger to my self or the general public. As I am sure you would understand the Mental Health Team are trained in dealing with people in such cases under section 135, 136, 2, 3, 4 and 5 of Mental Health Act 1983 & 2007 as amended 2016. I do in fact take offence in you questioning my ability to make decisions for my self and them decisions that I make i am making being of clear judgement towards the applicants case which contains false facts such as me being white and contained in side a warehouse surrounded by police, marked in the cads.

You know this not to be true for as long as two years.
For two years I have asked you and Michelle Carroll and co solicitors to write to the witness also the applicant and point out the true facts of law but most importantly make sure I have a fair trial.

Any person can get a calculator and see that the time stamps are in error as I have been emailing you and stating.
All I ask from you, is to have my best interest at heart and you refuse to see me for months now try to force me to see doctors when you have no legal obligation too.
I have a hard copy bundle of all the emails that have been sent to you from the start of this case and a list of the questions and guidance that I have been given I have taken the time to work out how many times and the dates, my self and my mother have had to asked you to deal with the same question(s) I am still asking to date 29/02/2016. to answer and the points of law that make my case illegal that I am supposed to have broken in fact how I have this stand alone asbo with no previous convictions of similar nature and it was not an Asbo on conviction granted.
I feel as if I have missed a whole interview and being charged for some think that clearly states that it is illegal in turn not having the right to defend my self.

I want the case taken back to court this week if possible as I want to start a night job driving and it involves me delivering to any possible address, can you please sort this.

Josephine I have started to seek legal guidance as you will not give it to me, this is not right.

I will not wait till April for a pre trial hearing that will not go ahead as I can not stand a fair trial, as I have explained I will bring a calculator to you and show you what I sent you in my drafted witness statement months ago asking you to defend me, in the fact that it would be impossible to stand a fair trial with us both knowing this.
The other day in your office you told me that I might lose my case knowing about the only evidence being that of the time stamps and the same people who created the application corrupting the time stamps then making statements about my self also that of me clearly pointing out the law and that I never done any think illegal and even you can not explain to me how my case states it is illegal but I have not been arrested and in the understanding off section 63 inclusive of the licensing act as well as the warehouse becoming a place of residence when a section 144 is present.

AS stated I want to work can you bring this back to court please.
If you want I will bring you the copy of the section 135 and that it has been signed now as void and you can see that I am still here.

If any think needs covering, it is what has not been done in this case all ready to date.