Which I then did to hear what had been wrote in the email.

The email stated that my acting solicitor is no longer prepared to represent me and neither was Mr Andy Locke and if my solicitor firm was to continue to have by best interest at heart and continue representing me that I would have to agree to conditions such as;

I was asked to reply to an email sent to myself by my solicitor firm via: @ michael@michaelcarrollandco.com which I did do and as of this date 20/09/2016 I still have not had a response from Michael Carroll in relation towards this, neither has my mum had a reply to a vast majority of the email's that she has also sent, my mother did get an email from Ms Ward with an attached that was sent to the court, with an application to be taken off the record in respect of the Appeal listed for 26th September 2016, this would still mean once again my appeal date would be vacated until this issue is resolved to no fault of my own.

On the 19/02/2016 my solicitor also tried to be taken off record for this case, which was denied by the court I have since been told that the only reason my solicitor is still acting for me is due to the regard and respect for my mother in received correspondence and the only issue I take with this is I believe she should be there to have my best interest at heart.

Dear Josey / Michael

I am writing this email due to an email that was received today in receipt from Josey.

Today when I spoke on the phone to Josie as she called my phone I explained to her that I do not have any internet at home, so I could not login to my emails and therefore could not read what she had sent, Josey then asked me to contact my mother to tell me what was in the email. Since this has happened I have asked my mother to write this email to you confirming the below.

Josey has asked me to agree to have an assessment by a Psychiatrist; I do not see the need as I am not mental ill. I know this as I was just recently assessed on the 15/08/2016 under section 2 of the mental health act 1983 and then released due to a decision being made at a Tribunal that I had on the 26/08/2016, the Tribunal did not found me mentally ill to carry on holding me under a section 2.