better order now, but as is known the Appellant has learning difficulties and health problems which the Court are also well aware of, there were only a few days until the Appeal hearing was due to start once again, how could a Judge believe that a person with learning difficulties and health problems could be ready and cope with dealing with a three-day Appeal hearing on his own?

We did try to get the Judge to adjourn the Appeal hearing so we could try and get representation put in place due to knowing the Appellant could not cope or handle this case on his own, which was due to start on the 26/09/2016 for a three-day hearing, the Judge said he would not allow this and that the Appeal hearing would go ahead no matter what. It seems again that the Appellant was being blamed for what was ongoing in this case, when the Appellant and the Appellant mother had done all they could, so for them to have this case ready to be heard.

How can a Judge expect someone that is known to be ill and have learning difficulties to be able to handle this case on their own?, considering there were only four days until the three-day Appeal hearing was due to start. Nothing was put in place by the Judge to help the Appellant in any way. The Appellant was just meant to get on with the case all on his own under them circumstances.

Once again the solicitors had done nothing for this case and the Judge had allowed them to walk away when this was said to not be allowed and it seems as if everything was being blamed on the Appellant.