The information in this email is confidential and may be legally privileged. It is intended solely for the addressee and access to this email by anyone else is unauthorised. Any views or opinions presented are those of the author only and do not necessarily represent those of Stuart Miller Solicitors. If you are not the intended recipient; any disclosure, copying, distribution or any action taken in reliance of this email or attachments, is prohibited and may be unlawful. To avoid incurring legal liabilities, you must not distribute or copy the information in this email without the express permission of the sender. When addressed to our clients, any opinions or advice contained in this email or attachments are subject to the terms and conditions expressed in the governing client engagement letter or contract and terms of business. If you have received this email in error please notify Stuart Miller Solicitors by telephone on 020 8888 5225, by fax on 020 8889 5871 or by email at info@stuartmillersolicitors.co.uk Stuart Miller Solicitors do not accept service of documents by email. The security of this email and any attachments cannot be guaranteed. It is your responsibility to take all necessary steps to ensure this email and any attachments or transmissions are free from viruses. Stuart Miller Solicitors do not accept any responsibility for damage incurred as a result of internet transmissions and viruses. Only the Directors are authorised to conclude binding agreements on behalf of Stuart Miller Solicitors by email. Stuart Miller Solicitors do not accept responsibility for unauthorised agreements reached with other employees or agents. Stuart Miller Solicitors may use your personal data for marketing purposes. If you do not want us to use your personal data and contact you by electronic means and / or by post, please opt-out by emailing us at info@stuartmillersolicitors.co.uk Stuart Miller Solicitors Limited is authorised and regulated by the Solicitors Regulation Authority (ID No. 533277). Stuart Miller Solic

From: Lorraine Cordell [mailto:lorraine32@blueyonder.co.uk]

Sent: 20 August 2018 12:48

To: Trishna Kerai

Subject: RE: LBE v Simon Cordell-E00ED049 amended Order 09082018

Dear Trishna

I was wondering if you had time as yet to rewrite the order as it need to go to the court so that the order is sealed.

I have made edited it not sure if it can be worded this way but please see attached.

The reason I do not believe they can put

"And UPON the Defendant's mother agreeing to engage with the Enfield Mental Health Unit team so the Defendant could receive assistance with his mental health conditions and housing."

Is due to Simon rights I can give input but there is little I can do if Simon does not agree to take help and this is where I run into issues and have for a while now. If it is ordered that I will do it and cant then I am breaking the order. so I have just removed this from the order as I do what I can anyways I do not need the council telling me I have to do it.

Also is there any notes from the barrister who was there for simon or any documents I have not got as Simon likes to keep all documents from all his cases.

Regards

Lorraine

From: Trishna Kerai [mailto:Trishna@stuartmillersolicitors.co.uk]

Sent: 13 August 2018 15:14

To: 'Lorraine Cordell'

Subject: FW: LBE v Simon Cordell-E00ED049 amended Order 09082018

Importance: High

Trishna Kerai | Caseworker | Magistrates Court Department