

From: Lorraine Cordell <lorraine32@blueyonder.co.uk>
Sent time: 22/05/2016 03:48:15 PM
To: Rewired Rewired <re_wired@ymail.com>
Subject: Re: Email for Jocie
Attachments: case_asbo_letter_where_i_stand_22-05-2016.doc

Simon

Please see attached letter and read all at end i written in red for you to del before it sent when sending send to both Jocie emails

Hi Jocie

Would it please be possible for you to send me the barrister's notes for the last hearing please and a copy of his submission that he wrote I know it was not handed in but would like a copy of it please. Also the date on my appeal I know it is in Sep 2016 at some point.

There was something's I did want to ask and that was why did the Judge give them until the 01/09/2016 to hand over anything that was needed and what the judge himself asked to be given, as that will gave us very little time in order to go over anything they hand to us and the court. Why did no one say anything about that date as it is so close to the appeal?

I would also like to know where I stand; I know you are leaving Michael Carroll & Co on the 03/06/2016. So would like to know the person that will be taking my case over at Michael Carroll's & CO after you leave, is someone actually taking over my case at the office?

The worry I have is when I spoke to Michael Carroll at the office and he then went down and spoke to my mother he said he will not do anything more on my case that to much money had already be spent. So to me he is only worried about money and not someone's life.

But I do feel the reason so much more has been spent on this Appeal is due to things that I asked for and my mother asked for to be dealt with for the trial was never done, if it had been done it would never have taken up so much time for the Appeal hearing as it would have already been done, so this has now needed to be addressed for the Appeal and this work has then been added to the appeal costs, and I feel that this has caused the cost to go up due to this so this is not my fault. As if it was done before the trial when we were asking over and over again, the cost would have been added to the trial costs and not the appeal costs. But it seems i get the blame for this when I should not as it should have been addressed for the trial.

I believe since you have looked into what was being asked to be done for the trial you have seen the reason why we wanted this addressed before the trial as it is real points that should have been dealt with at the trial, you can see yourself that parts of there main case in there file is totally not correct and the timelines are out and other important parts which was never dealt with and the police was allowed to pass this off at trial as being correct when clearly it was not correct. And this is an important part of this case for me to get a fair trial which I never got at trial.

Could I also be forwarded the trial cost invoice for legal aid so I can see it please?

I have spoken to Michael Carroll on the phone the other day also and he is not willing to do any other work on this case, and states that the case is ready for appeal, how can it be ready when there is still information to come from the CPS not later then the 01/09/2016 ordered by the Judge?

So where am I left with this no acting solicitor to act on my behalf to deal with my appeal as Michael Carroll clearly does not want to do anything and only says to me to talk to you, but I know you are leaving the company so where does this leave me? And I feel I will never get a fair appeal why because of costs, because things were not done which I asked to be done and my mother asked for them to be done, why do I feel the way I do about this case and the worry I have had to suffer?

There are real big issues I know that Michael Carroll & Co does not wish to deal with this Appeal is this due to the mess up due to things not being addressed at trial? I know Michael and you want to get broken away from this appeal and the judge never allowed this to happen, yet when you leave will Michael Carroll asked for this again? How am I to know anything how am I not meant to worry?

This is my life and I have asked time and time again and so has my mother since this case started for the conditions to be defined, for this to be taken back to court and get them defined no one has done this in the case. Even at trial Andy Locke tried to get this dealt with and the judge would not deal with this. Why can't these conditions be defined by the court why have I got to suffer not going out in fear the police will arrest me due to these conditions when I don't understand the conditions and how they were put in place? Surely you yourself can see the conditions are wrong in law?

I am left on conditions that have never been defined that are a breach to my human rights and nothing has been done, yet we have asked over and over again for this to be addressed.

I could say a lot more in this email but time and time again things have been asked and I never get a reason or reply.

But I would like the above issues addressed before you leave the company on the 03/06/2016 so I know where I stand for the appeal please.

Simon

If you think other points needs adding then add them but Simon you need to keep this short and to point or you will not get anywhere and you wont get replied to any points that need to be replied to and these are the most important points at this time once we get a reply to these we can ask more.