

From: Lorraine Cordell <lorraine32@blueyonder.co.uk>
Sent: 14 August 2018 12:36
To: 'Trishna Kerai'
Subject: RE: LBE v Simon Cordell-E00ED049 amended Order 09082018
Attachments: LBE v Simon Cordell-E00ED049 amended Order 09082018.docx

Dear Trishna

Thank you for sending over the document I have made remarks in the document in red where I feel it needs rewording.

I hope that helps but I am not sure how to reword it, if you can do that and send it back to me to take a look at I would be grateful

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

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From: Ludmilla Iyavoo [mailto:Ludmilla.Iyavoo@enfield.gov.uk]
Sent: 10 August 2018 14:42

To: Trishna Kerai
Subject: LBE v Simon Cordell-E00ED049 amended Order 09082018
Importance: High

Dear Trishna,

I write further to my email to you and Mrs Lorraine Cordell. Our allocation manager has advised us that as Mr Cordell is an existing council tenant, he is entitled to apply for a transfer of tenancy and cannot make a rehousing application.

I am advised that the application needs to be done via Mr Cordell's neighbourhood officer. I have emailed the officer and asked him to contact Mrs Cordell as soon as possible. Mrs Cordell is also encouraged to contact the Mental Health Team so they can support him with his MH issues and rehousing. I have amended the order to reflect the above and look forward to hearing from you.

Kind regards,
Ludmilla Iyavoo
Solicitor
Corporate Team
Legal Services
Enfield Council
Silver Street
Enfield EN1 3XY

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IN THE COUNTY COURT AT EDMONTON
Before District Judge Dias

Claim No: E00ED049

B E T W E E N

THE LONDON BOROUGH OF ENFIELD

Claimant

and

MR SIMON CORDELL

Defendant

ORDER

UPON hearing Solicitor for the Claimant and Defendant, the Defendant's mother, the Defendant's uncle and the Defendant not attending

UPON the Court reviewing the psychiatrist report of Dr Dhinakaran dated 08 July 2018 confirming that the Defendant lacks capacity to litigate and/or capacity to understand the terms of the injunction order made on 09 January 2018

UPON the Defendant's mother Mrs Lorraine Cordell, confirming that she will engage with the Claimant and assist the Defendant's neighbourhood officer in making a housing management transfer application on or before 16 August 2018.

UPON the Claimant agreeing that it will deal with the housing management transfer application as quickly as possible after being made.

This is in progress and it was stated my son would need a 2 bedroom place due to needing someone with him. The council is already trying to get away with this by saying a like to like place which I see they are trying to do a 1 bedroom place.

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.

The above section is wrong I did not agree to engage with Enfield Mental Health Unit team, so the Defendant could receive assistance with his mental health conditions and housing. (what was stated I was dealing with the mental health team due to a complaint, and it was stated I would ask the mental health team if they would help regarding moving Simon, this is bring done ATM, I can not say my son will take assistance with his mental health conditions, due to the fact that will be down to him and not me I can try and get him to get help, but its not down to me if he takes it.

IT IS ORDERED:

(1) The interim injunction order dated 09 January 2018 be discharged forthwith.

It was stated it would be dismissed not discharged the judge asked them if they wanted discharged or dismissed and they stated dismissed, I see now why they are trying to change this to discharged. As discharged means discharge is an unconditional discharge where the Court finds that a crime has technically been committed, but that any punishment of the defendant would be inappropriate, and the case is closed. It has never been proven that my son done anything.

(2) The Claimant's claim and application for an injunction dated 09 January 2018, the Claimant's applications for the Defendant's committal dated 05 February 2018 and 20 April 2018 and the Claimant's application notice dated 07 August 2018 do stand dismissed.

(3) The Claimant should serve a copy of this order upon the Wood Green Police station.

This should be all police as it on record and if he gets arrested at any police station this can come up if it's not removed from full record.

(4) There be no order as to costs save for detailed assessment of the Defendant's publicly funded costs.

Dated 09 August 2018