Letter of Concern/Request to Stop All Wrongful Mental Health Sectioning Attempts on Mr. Edward Ellis, Equity Lawyer

From
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Dear Administrators:

I am writing to express my grave concern about the egregiously wrongful sectioning attempt made on Equity Lawyer Mr. Edward Ellis on 26 June 2019, which was preceded and succeeded by other wrongful Mental Health sectioning attempts, as Ms. Neelu Berry has noted below, and as reported in my coverage on this very distressing matter over the weekend:

Community Care or Deranged “Mental Health Team”? UK Police Carry Taser Into Home Break-In to Attack Whistleblower Patient with Kidney Failure

Egregious Sectioning and Kidnap Attempts on Equity Lawyer Edward Ellis As the Completing Mass Corruption Remedy Process Exposes Pervasive Crime & Corruption in UK Courts, Police Departments, and Hospitals

From Ms. Berry:
Attempt 1. On 17th June 2019, a phone call was received from a Redbridge Mental Health Team offering their services, which were declined by Mr Ellis.

Attempt 2. On 18th June 2019, at 9.45 am, an unannounced Mental Health Home Sectioning Fraud Attempt was made by a Team of 3 at the new home of Mr. Edward William Ellis.

Attempt 3. On 19th June 2019, at 9.45 am, a second failed Home attempt was made with a Team of 4.

Attempt 4. On 19th June at 3pm, an attempt was made by a Nephrologist, Dr. Lever at Queens Hospital, Romford Essex, on grounds that there was an earlier Mental Health Fraud by Nephrologist of Brighton and Sussex University Hospitals NHS Trust, namely Nephrologist Dr. Adam MacDiarmaid-Gordon, who has failed to provide Dialysis without follow-up of the Fistula left in place for 7 months, causing the blood to bypass the lungs and kidneys, causing weight loss, infections, hayfever, heart enlargement, concealing a slow tortuous death.

Attempt 5. A Phone call was received from the Mental Health Team at 5pm on 19th June 2019 to attempt to kidnap Mr Ellis.

Attempt 6. Mental Health Fraud Kill Attempt on Edward Ellis 26th June at 450 New North Road Hainault Essex IG6 3EB

(Assert 6 involves the Policeman with Taser, remarked in my articles linked above, and the subject of my concern in this letter.)

Attempt 7. I understand there was another sectioning attempt after 26 June made at a previous home of Mr. Ellis's in Brighton, at 7:30 am on 28 June when a warrant officer from Excel Enforcement on behalf of Brighton Hospital knocked and made enquiries about Mr. Ellis.

I have written to the Press Offices at Redbridge Council and at the Care Quality Commission asking for more information on this matter (of the 26 June 2019 break-in and arrest attempt), and await their response in order to report further to the public all facets of this extremely troubling case which essentially looks to all educated observers as unethical, unwarranted, and an ongoing crime against humanity. My Request for Information, which includes Ms. Neelu Berry's complaint to the Care Quality Commission, is enclosed for your review.

I wanted however, to also directly inform your offices--on behalf of hundreds of thousands of concerned subscribers, viewers, and readers in the UK, US, and worldwide--that it is extremely concerning that a hospital or hospitals would be involved in demanding a wrongful arrest under suspicion of “Mental Disorder” a humanitarian advocate for humanity of high intellectual acumen, known mental soundness and integrity, who is currently working on a mass corruption remedy process to assist lawmakers and Parliament to clean out corruption in high and low places both.

As an interviewer and reporter, I have come to know Mr. Ellis through our recent interviews and can testify to his brilliance and perfect sanity; he is in no way mentally disabled, in no way a risk or danger to self or society, and in no way in need of “Mental Health Services” from Redbridge Council, Queen's Hospital, Brighton & Sussex University Hospital, or anyone else. Please watch our interviews and judge for yourselves; 3 interviews are linked in this article:

Mr. Edward Ellis, Equity Lawyer, Reports the Launch of a Mass Corruption Remedy Process in the United Kingdom and Calls for Principled Independents and Empowered Citizens to Step Forward

It is an egregious travesty of justice when a humanitarian of Mr. Ellis's stature is hounded and persecuted by local authorities citing “mental health concerns” as an excuse to shut down his voice and work for wronged citizens.

It is particularly concerning that a police officer with a taser entered Mr. Ellis's residence with intent to stun him, as indicated in the CCTV footage of the illegal break-in and entry by this Mental Health Team. (I say illegal because, even though the Mental Health Act was cited, there is no evidence for anyone to see that this break-in was warranted, indicated, or necessary.) Tasers are extremely dangerous, and many people have suffered cardiac arrest and death post-taser; they harm people in relation to the level of their physical health. (Please see my Community Care...article linked above, which links to many articles reporting these dangers.)

https://secure.hushmail.com/preview/hushmail/ramolad@hushmail.com/print/Sent/2931401
The question of taser-use in a Mental Health Sectioning arrest attempt also brings up the questions I included in my Request for Information: Do RedBridge Council and Care Quality Commission approve the use of tasers of supposedly mentally-ill people in order to stun them into submission? Are you all aware of the extreme dangers of tasers? It seems extraordinary that you would permit burly police constables to stun medical patients with a 50,000 volt-dispersing electronic device designed to paralyze and incapacitate, and known to cause cardiac arrest and death.

While Mental Health Act arrests are in themselves extremely questionable—and appear to be increasingly used wrongfully, fraudulently, and insultingly against whistleblowers, activists, and journalists both in the UK, and also in the US and elsewhere—primarily it seems to shut down their whistleblowing and voice, in acts of rampant political persecution—it is doubly egregious and outrageous that police officers would be permitted to stun, shock, paralyze, and incapacitate anyone in a vulnerable medical state, let alone an older gentleman who is a registered kidney patient, who has moreover been the recipient of a fistula surgically placed in him by Sussex University hospital with no follow-up for dialysis over 7 months.

This issue in itself points to a profound need for UK Law Enforcement to be educated on the dangers of taser usage, and to be prohibited from using tasers on known patients—as also on anyone, really; I personally think, just looking at the reports on taser use they should never have been approved for use on humans, they seem incredibly cruel.

Ms. Neelu Berry also rightly points out that "The Mental Health Team of 8 had no reason to believe Mr Ellis had Mental Health issues because Dr. Lever confirmed there was no evidence of it during a consultation." It is not clear what this team has been told, why an appeal to a magistrate was made in order to secure a warrant, and on what grounds doctors from both hospitals involved could state there were mental health concerns. Please note that Dr. Lever stating clearly, during Mr. Ellis's consultation on 19 June, that it was not in his remit to make mental health evaluations, while oxymoronically and peculiarly asking Mr. Ellis to submit to his recommendation that someone else should make a mental health evaluation—for no reason whatsoever—is highly questionable, and was discussed in my article Egregious Sectioning,...linked above. Dr. Lever's attitude and actions suggest that he is unreasonably and suspiciously persecuting a whistleblower reporting high-level corruption including hospital corruption: this is classic whistleblower retaliation.

It is profoundly distressing that while Mr. Ellis should be concentrating on getting medical treatment for his kidney failure, he is apparently under threat of being stunned into cardiac arrest or death by taser or arrest under fraudulent Mental Health Act concerns by Redbridge Council police officers acting on wrongful information from NHS hospital staff at Brighton & Sussex and Queen's hospitals, who are apparently keen to keep their medical malfeasance and liability for care in the matter of the fistula hidden from public view.

I request on behalf of all my readers and viewers who are closely following this matter as well as all concerned worldwide supporting Mr. Ellis's profoundly needed work for British citizens that these wrongful sectioning attempts and terrorizing attempts via Mental Health Fraud to suppress a whistleblower of international stature be stopped immediately, and that adequate ameliorative action be taken immediately to assist and address Mr. Ellis's physical health needs as directed by him and as suggested to you earlier by Ms. Neelu Berry.

I continue to report on this matter and look forward to hearing positively from your offices. Please contact me anytime via email here or at ramolad@everydayconcerned.net, or on telephone at 202-378-7485/US area codes preceding.

Thank you for your attention.

Sincerely,

Ramola D

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