

**UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY**

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APR 15 2019

**AT 8:30 M
WILLIAM T. WALSH
CLERK**

LEE KENWORTHY, individually

COMPLAINT:

Plaintiff,

JURY TRIAL - YES

-against-

DCP&P, PESS, RWJ BARNABAS HEALTH,
CARRIER CLINIC, PREFERRED BEHAVIORAL
GROUP, OCEAN COUNTY JAIL, OCEAN COUNTY
SHERIFF, MANCHESTER POLICE DEPARTMENT,
ANCORA PSYCHIATRIC HOSPITAL, BERGEN
NEW BRIDGE MEDICAL CENTER, DR. ALAN J.
LEE & ASSOCIATES, LLC.

Defendants.

Plaintiff:	Name	<u>Lee Kenworthy</u>
	Street Address	<u>127 WALTON STREET</u>
	County, City	<u>BERGEN, ENGLEWOOD</u>
	State & Zip Code	<u>NEW JERSEY 07631</u>
	Telephone Number	<u>347-549-0020</u>

I. THE PARTIES

1. Plaintiff, Lee Kenworthy
2. Upon information and belief, defendant DCP&P, formally DYFS, all board members and shareholders, headquartered at Department of Children and Families 50 East State Street, 2nd floor PO Box 729 Trenton, NJ 08625-0729.
3. Upon information and belief, defendant PESS.
4. Upon information and belief, defendant RWJ Barnabas Health.
5. Upon information and belief, defendant Carrier Clinic at 252 Co Rd 601, Belle Mead, NJ 08502.
6. Upon information and belief, defendant Preferred Behavioral Health Group IOTSS, ICMS, PATH located at 725 Airport Rd, Lakewood Township, NJ 08701.
7. Upon information and belief, defendant Ocean County Jail located at 114 Hooper Ave, Toms River, NJ 08753.
8. Upon information and belief, defendant Ocean County Sheriff headquartered at 120 Hooper Ave, Toms River, NJ 08753.
9. Upon information and belief, defendant Manchester Police Department headquartered at 1 S Colonial Dr, Manchester Township, NJ 08759.
10. Upon information and belief, defendant Ancora Psychiatric Hospital located at 301 Spring Garden Rd, Hammonton, NJ 08037.
11. Upon information and belief, defendant Bergen New Bridge Medical Center located at 230 E Ridgewood Ave, Paramus, NJ 07652.

12. Upon information and belief, defendant Dr. Alan J Lee & Associates, LLC
located at 3379 Quakerbridge Rd, Trenton, NJ 08619.

II. Basis of Jurisdiction

- a. First Amendment violation.
- b. Fourth Amendment violation.
- c. Fifth Amendment violation.
- d. Seventh Amendment violation.
- e. Eighth Amendment violation.
- f. Ninth Amendment violation.
- g. Tenth Amendment violation.
- h. Fourteenth Amendment violation.

III. Statement of Claim

1. Lyndhurst Police, Robert Martin, Richard Anderson, and their attorney with the long arm of the law system, control, connections to further threaten hinder alter irreparably illegally with intent to control and subvert justice in direct retaliation for pursuing reparations in state & federal court as well as legal/criminal did have and allow possibly orchestrated even others to commit crams on their behalf pervert the courts and legal system to cause direct harm to the Kenworthy children and family to protect personal & professional images and the truth of crimes committed by them from being publically seen and exposed and in turn attacked trying to destroy & discredit me and my family as

evident via complain and over 100 recordings including direct threats and promises benefitting Lyndhurst Police, Robert Martin, Richard Anderson and all outcomes & daily life for the Kenworthy family within their control.

2. Deliberate dereliction of duty to protect public and private entities for public image, liability, and opinion for political purposes and gains in an effort & continuing the public authority corruption you are tasked to end.
3. Unlawful detainment, infringement upon custodial rights in direct retaliation and control for suing the police, Lyndhurst & Federal Marshal in an ongoing effort to discredit, defame, and threaten our being a family surrounding dropping the case and telling anyone the truth seeking justice, as evidence & recordings clearly prove & illustrate in their own words beyond any legal, reasonable doubt and must be prosecuted for the crimes in fact evidentially committed.
4. Withholding actual medical records from PES assessment, all hospitals, family court & DCP&P, a corporate entity is theft of honest services and illegal unethical practices utilizing reports that have been previously disputed and closed in litigation, via higher doctors who are actually qualified to performs assessments, is blatant, biased, discriminatory, and illegal retaliation in an ongoing effort to subvert due process and justice surrounding the murder, death, and federal lawsuit in progress again with Lyndhurst Police & Federal Marshal, Robert Martin who is recorded threatening our lives, family, stability, safety, and freedom.
5. Multiple parties committing deliberate Medicaid fraud costing the state overlook, medical malpractice, illegal, negligent medical practices, theft of honest services with intern & knowledge to defraud by not accepting or allowing

actual medical history records & fraudulently accepting illegal medical records from a corporate entity, DCP&P as clearly state by Dr... of New Bridge Medical Center who said loud and clear, I have his actual medical history stating he is not bi-polar and I will not knowingly commit fraud he cannot be in our hospital or program no matter what DCP&P and "whomever else" wants. She stated she is not breaking the law I e-mailed her my records she now has them where they were not provided by DCP&P and now that she has them officially if she keeps me in the program she will be committing medical fraud. She will not be doing it again.

6. Being physically taken held against my will medically and chemically attacked while being told and threatened that I do not understand how my wife died & I need to and better let go of receiving justice for my Spanish wife killed by Lyndhurst Police in a federal marshal's home who threatened our lives, which is recorded, if I want my children back crosses into both hate & war crimes upon all participating parties.
7. For both political and financial gain, protection or public corruption all parties in orchestration of the illegal detainment, removal, and ongoing threats and promises surrounding the federal lawsuit and murder of Shayling and reunification, cooperation, and adoption if lawsuit justice continues as stated recorded and submitted, crossed criminal charges lawsuit into RICO violations.
8. The retaliation ongoing threats & unlawful detainment, custodial removal of my children, who are witnesses to crimes by Lyndhurst Police and the Federal Marshal, Robert Martin, parties to federal lawsuit and direct promises threats to my family's safety, reunification, removal and surrounding fraudulent criminal activity, an immediate investigation & rectification is in order to end the

4. Every law enforcement & government office/agency has/had a responsibility to protect their citizens, the general public including and especially when public corruption is involved and endangering a family to the extreme of a Spanish immigrant, naturalized citizen, activist for human civil rights, legalization & police reform illustrating the issues of privatization causing/fueling rampant corruption was killed by police in a Federal Marshall's home who was recorded threatening the family's lives, safety, future, freedom and freely parenting our children as they are remaining with us was also threatened then followed through by Lyndhurst police who would not prosecute the homeowner for his threats, obstructing justice as the FBI is recorded stating that as an absolute motive for murder and lying on their police reports about Shay's murder which Bergen County Prosecutors is recorded acknowledging the discrepancies and Shay being alive answering the door with me for the officers that night on the 911 call yet no prosecution, investigation or arrest instead more threats, lies, retaliation and intimidation was the direct response and result as clearly illustrated in over 200 calls/recordings with all agencies responsible for duly processing or prosecuting civil state & federal laws and civil rights violation against the public they are sworn to serve & protect by upholding the constitution.
5. All e-mails sent detailed the history of crimes against us, false charges including those of DCP&P utilized as a weapon against my family via false perjuries, claims, allegations and cases. At this time they were also informed again about the sexual assault done to our children by state workers this also amongst the recorded evidence.
6. The Attorney General's office specifically having been e-mailed informed and repeatedly told of, sent & illustrated the evidence including to the public corruption

division wherein officers threatened, intimidated and stated if they absolutely have to they will prosecute public corruption to then again be hung up on while receiving blatant dereliction of duty failure to protect prosecute and ultimately the same office tasked with brining retaliatory discriminatory charges allegations and then now fraud upon the court utilizing false medical history to remove unlawfully my children in a further attempt to not prosecute and protect a public image over justice is an absolute violation of all ethical legal standard governing this office and our constitutional rights.

7. The full illustration of public corruption, manipulation of public opinion and blatant misinformation from a public entity surrounding the facts of Shayling's murder and crimes against our family by DCP&P, DYFS, Bergen County Jail, Federal Marshall Robert Martin & Lyndhurst Police stating to the public that I was lying.

Misinforming the public is discriminatory and shows more criminal intent to suppress evidence and truth of crimes in factual form where legal integrity is paramount and lying with intent to slander, discredit and protect fellow law enforcement, county & state agencies while stating "unnatural behavior" i.e. posting evidence of crimes i.e. a Federal Marshall's threats of violence harm & retaliation countless others and calling/demanding the news to cover a true story to help my family end the statements & retaliatory attacks like Ocean County has illustrated full well & participated in by taking a discriminatory defamatory stance while stating that I am the one misinforming the public.

8. This inaction & unwillingness to do their jobs as duly sworn to uphold the constitution in direct dereliction of duty with intent to suppress & protect criminal activity, police corruption are inflicting causing irreparable harm to my family in direct violations of our constitutional rights surrounding the wrongful

death/murder of Shayling Kenworthy lawsuit & deliberate intent to discard & retaliate allowing further criminal activity and crimes including threats upon my custody and promises of my children's return home if I drop the case.

9. Bergen County Prosecutors Investigators clerks office, judges chambers in Shay's case lied about in direct collusion with for defense/prosecutions to not allow responses/changes filed or motions be delivered via fax or mail stating it must be brought in person while simultaneously making passive threats of arrest & welfare checks while asking & demanding my whereabouts or my exact location on multiple occasions saying that I must present myself to file any answers/responses to motions or to file my own motions. As a pro se litigant, I also requested, multiple times, a phone conference to answer to the motions and asked to illustrate both retaliation and the fraudulent ??? of the motions to dismiss as I in fact complied and cooperated with discovery also illustrated via multiple recordings of all Bergen County practices, procedures, policies and essentially the law including threats all submitted and attached, marked as evidence.
10. DCP&P showed up on May 28th 8:00am at my residence, 72 Constitution Blvd. Whiting, NJ 08759 and began knocking.
11. My initial response was that I have representation. I will give you his number and have your attorney reach out to him to set up a welfare check.
12. They stated Mr. Kenworthy you need to go to a local hospital for a mental status check. You're not taking your medication that needs to be discussed with them and they need to evaluate you.
13. I responded stating that I have dealt with DCP&P before and my files that your agency has internally including closed litigation, disposition states no mental illnesses and absolutely no medications.

facts like how litigation was closed, full custody granted, no mental disorders and your attorney & mine should be able to get on the same page let me know if you are ready for his number.

21. DCP&P, a private corporation then met me with direct threats upon my civil rights while at my door stating they have "documentation" stating that I should be on medication. If I do not go along with their blatant discriminatory "reports" which are untrue/incorrect to leave my home and children for an assessment being detained unlawfully against my will, my legal & mental best interests to let them in and go to be assessed at a hospital it won't take long and I will be back in a few hours.
22. I told them "I'm sorry, but you telling me I have to leave my house because I am not on medication that we both know I do not take as this was settled in court 100% to go get assessed based upon your paperwork & information and leave my kids with you is not happening, get off of my property I will have my lawyer contact your office.
23. I was then told one way or another Mr. Kenworthy you are going for an assessment to get on your medication. We will be back shortly with the police and now you may get to ride in an ambulance.
24. Towards the end of this dialogue they lingered after threatening me with information DCP&P knows to be false as their initiating a mental health status exam outside of my home knowing my rights are being violated being given no option I went and turned on Facebook Live to document everything that was occurring when I repeatedly demanded my rights and my family's rights not be violated over information that DCP&P knows is false and the exact reason they utilized it to escalate the welfare check into a standoff bytelling the police that I am not on

deprive my family of our civil rights including unlawful detainment, separation and removal both to control litigation & defraud the state, theft of honest services for fraudulent obtaining federal funding.

29. Seeing that my family & I had no option where the police were going to deescalate and leave without forcing entry & unlawful detainment of myself and my children or god forbid, bodily harm as everyone involved through laws and civil rights out as we were threatened to open our doors or possibly be shot because I did not want to go to a mental screening concerning me not taking medication for a disease/disorder I do not have as proper legal information, facts, and rights seem to be something everyone was operating without and prepared to break.
30. Not wanting any bodily harm to come to my family I let the officers into my home at which time I was then unlawfully detained and held against my will while being told I needed my medication & levels checked out.
31. I again asserted that I am not on medication or suffering any mental illnesses and that DCP&P has falsely and discriminately misinformed you for this result: to be held & medicated for something they lost in litigation so what medical records or supporting evidence stating I am supposed to be on medication are you relying upon.
32. The officers stated if that is the case when they do the assessment tell them your history and they should let you go as long as you come back we will not be removing the kids.
33. I said goodbye to my children where in both directions me at assessment and my children, our civil rights were violated with the false records utilized to discriminate & biased for their desired outcome without supporting preservation of systems they

proceeded to illegally treat me with malice & intentional medical malpractice and depriving my family of our fundamental civil rights.

34. Upon my arrival at the assessment I was told the same thing about the possibility of being released and going home to my kids not being removed.
35. Their very next series of questions were about what medications I am not taking.
36. I informed them I am not on medication for any mental illnesses and can provide them with my medical records and psychiatric assessments stating no mental disorders and asked to sign a release for Samantha Brown to discuss my medical records, treatment, etc.
37. I was told they already have been provided with my records and reports stating my condition from DCP&P. They asked if, would I be willing to take medication if they prescribe it?
38. I reiterated to them I do not have any mental disorders, I do not need medication and can provide my medical records to illustrate this as well as sign a release for my therapist, of over a decade, Dr. Phil Linfante can tell you I am not nor ever been on medication.
39. At this point I was again told they already had my records from DCP&P and it would really help them if I took a PRN medication, I believe they called it to help me calm down while the assessors get ready to speak to me.
40. As an incentive they told me if I took the medication & complied they would allow me to use the phone and call my children to help them end the live videos that were still going and tell my children to go to my mother's house if I do not come home.
41. Again realizing my rights are gone and I am all out of options with regards to being actually listened to when I am being told they have my records from DCP&P stating I need medication and unless I took a pill I am not going to be allowed to speak to my

children or person I've told them verbally & am awaiting to give written consent to speak & deliver my medical history on my behalf.

42. I took their first forced sedative under duress and due to their promises of access to my own family.

43. I spoke to my children & Samantha briefly and told my daughter worst case scenario if I do not come home although there is no medical/legal reason I should not be coming home to go to grandma's house.

44. I told Samantha that I authorized her to speak on my behalf medically for records, releases, etc. and for her to get them my medical records and in touch with Dr. Phil Linfante to confirm no mental illnesses.

45. My call was then cut off/shortened and I was told to come meet with the psychiatrist, the other assessor already made their decision and now the Dr. has to confirm and apparently the individual who told me they had my records from DCP&P that they do not need my actual medical records if I could have Samantha provide was the first assessor and that was her entire interview.

46. I entered my room sat on the bed across on the chair in front of a screen with my records provided by DCP&P, a private corporation and he asked me to explain to him what is going on what has been going on after telling what day month year and who the president is and do I know where I am and why in that order.

47. I responded the day of the week is May 28th 2018 and that President Trump, unfortunately and I am in a hospital for a mental health examination.

48. As to the history I told him my wife was murdered by Lyndhurst Police in a Federal Marshall's house and I am currently engaged in two lawsuits: one federal against Bergen County Housing Authority, the other against the homeowner Federal

administrator stating we need to keep you, and the police stating to keep you even with all the lawsuits, I am in a really hard position here.

54. I again asked to sign the releases so Samantha can send my actual records and get me released.

55. He ended with stating that he will tell the administrators to bring me the releases but he cannot make any promises that they will get it done any time soon to prevent me being held for a 72 hour observation based upon the reports provided by DCP&P. He stated that he is sorry.

56. I reiterated that him and his hospital not taking my actual medical history records immediately is blatant biased discrimination and intentional medical malpractice with intent to deprive, harm and hinder my civil rights and freedom from unlawful detainment.

57. He stated the decision is out of his hands between his administrator/bosses, DCP&P and the police the choice may not be his but he will try and see if he can let me go given you know the details as he stated it.

58. I made another call where I instructed Samantha to get in touch with the hospital to get them my medical records immediately so I can be released and to do it on the lives telling them what you are trying to send and show it if you have to. I told my daughter and son again to go to their grandmother's, I told Sam to keep trying and make sure wherever I am that they get my records and talk to Dr. Linfante.

59. The phone was cut off and I was met with hostility from the hospital staff and told that because Samantha was on the live and them not taking my actual medical history was just aired live my phone privileges were going to be revoked for an hour to go to my room.

60. I complied went into my room watched some TV, ate the meal that was provided, went to the bathroom, watched another 30 minutes of TV, then asked if I could call my children to check on the situation and see if it was finally coming to a resolution and asked if they had made their decision if I would be staying which at this point the answer was clear and it was both heart throttling and terrifying to continue to be held against my rights.
61. I walked over to the phone area and front window to ask these questions I was told I would be staying then they told me to hold on, one more moment on the answer and the phone.
62. I went and leaned on the wall right next to the phone and began waiting for their answer and watched as four people gathered and two more came from another area and then came into the hallway with me.
63. I was called to the window as the people in the hallway came and positioned themselves behind me I was then told that I could not use the phone while I am down here any longer and that they needed to accompany me to my room right now.
64. Knowing there are cameras and how they are positioning themselves with four orderlies, I state out loud to everyone and acted out for the cameras, please everyone relax calm down and back up a few feet let me walk to my room where if you are going to give me a shot I will present my right cheek acting this out in the hallway on camera with hand gestures including stick people walking to the room calmly with two hands low to the ground.
65. I was then walked back calmly to my room where I was given the first of three needles until I lost cognition as result of whatever dirty sedative/psychotic I was given and if they utilized Haldol or ??? those are both a drug that can cause psychosis.

66. The next week became a blur and the next real cognitive memory was when I was now at Carrier Clinic asking to speak to Samantha Brown who I had authorized as my medical point of contact and it took 3-4 days before I was allowed to speak to her after repeatedly asking.
67. I immediately insisted as well that they get in touch with Dr. Phil Linfante and they would not provide me with a release to sign and be used, as if he did not exist. At one point they stated they would know about him from the files they were provided.
68. As the shot and sedatives were beginning to have less effects and I met with social workers, doctors, etc. I told them I was engaged in two different lawsuits, one with the Bergen County Housing Authority where I was sexually assaulted and the other, Lyndhurst Police and the homeowner a Federal Marshal in the wrongful death lawsuit who we were threatened by and Shayling's life ultimately taken.
69. They told me that DCP&P told them that these are part of the things that I believe to be real and are part of my psychosis that I need to work out, move past and let go of.
70. I told them I wanted them to and I absolutely wanted to immediately talk to my lawyers and therapist Phil Linfante please provide me a phone to call them.
71. I was told I would have to schedule that with my social worker that I was not meeting her until the end of the week and would not be for at least another week if the team feels I can have access to a phone.
72. I was then ushered and shuffled along for the next few days into multiple group therapies where I was told not to discuss the details of my wife's death, my cases, or the standoff and DCP&P taking my children as these things are not helping.
73. At the end of the first week I met with my social worker and had to insist that she allow me to sign a release for Samantha Brown to speak to her once the team

decided they are ready to reach out to her as right now they feel it will be counterproductive as she was involved from the reports from DCP&P.

74. I was told that I needed to address and let go of what I believe happened to my wife and acknowledge that she died and there were no crimes were committed. No threats made and let it all just go in the past. Let the lawsuits go all of them and move on it is the only way to move past this psychosis.

75. I tried telling her my wife and I were caretakers for my grandmother for three years, I worked for the state and we have been political activists for 11 years raising our kids full on. I have not been on medication my whole life, please call Dr. Linfante he will tell you the same.

76. I was told that is part of the problem that DCP&P and everyone wants you to address is that you need medication and to realize none of that happened the way you think it did.

77. I asked so then my wife and I didn't care for my grandmother until her passing so please tell me then what or who cared for her and about my life please.

78. His response was actually detailed stating that's not how your sister, mother and DCP&P tell it they said there were issues with the care of your grandmother and your family questions your grandmother's will from what I was told.

79. It was during this conversation I was told they would be making a decision over the next week to 10 days about committing me and how I needed to realize that the lawsuits being dropped, put behind me and me letting all of that go is the only way I am going to be able to move on and get released so if I am there maybe they might not need to hold me if they see that acknowledgment to let go and move on but we will all see if that is possible.

80. I immediately told her I want to speak to my attorney right now that there is a phone right there and we ask him what his opinion on dropping the lawsuit is please call him so we could also get you my actual medical records.
81. She concluded our meeting stating "and this is what brought you here and will keep you here" and had two orderlies escort me to the day room.
82. I had someone call on the patient phone to Samantha Brown and told them to tell her the unit I was on and what doctor and social worker was assigned to me. He also told her I signed a release for her to discuss my medical history to get them to report my medical history and tell them to allow me access to the phone to speak to her.
83. It was almost another 48 hours before I finally was allowed to speak to whom I appointed as a representative to speak on my medical behalf after weeks without contact violating every patient and civil rights, 4th amendment, unlawful detainment.
84. Samantha immediately told me she has called everywhere and everyone in the hospital no one will give her emails or a fax to deliver my records.
85. The day before she also tried to hand the records to them and no one would come take them or was available she had to make an appointment which the social worker told her she would have to get back to her next week about that next week.
86. Samantha Brown was also told about an upcoming appointment with a judge to possibly commit me to whom she requested information about my representation getting in touch with them and being present and was denied with an illegal lame excuse.
87. I also inquired about my representation and who they are as I was told they will be available the day of court and that I do not need to discuss anything with them until then.

88. I told her I absolutely do, like presenting my actual medical history & records the day of court.
89. I was again told, Mr. Kenworthy we have your records and you insisting that you have other records stating that you are not bipolar or do not have any mental illnesses is not going to help you focus on your treatment and getting better.
90. Your problem was you went off of your medication and that is why DCP&P took your children so you stating & sticking to your guns that you do not need medication is never going to get your kids back.
91. The following day I met with my psychiatrists and social worker to discuss their plan of keeping me for an extended period of time until I accept treatment and they feel I will continue treatment without being forced to, as I truly need treatment.
92. I insisted at this point that the Dr. allow Samantha Brown who I have appointed my representative with regards to my medical history be allowed to deliver him my actual medical history stating not bi-polar, no mental disorders illustrating I am not nor was I off of medication I was not prescribed or required to take.
93. I was told again now by both social workers and psychiatrists, whom have their reports from DCP&P and the PES assessment.
94. I told them that them not accepting my actual medical records is discriminatory, biased and in fact illegal. This is intentional medical malpractice/negligence to deprive me of my rights.
95. I once again state that it is against the law to not accept my personal medical records and a judge when I see them will take my medical records once they see the truth and actual history. When will I see the judge?
96. I was told as long as I remain calm, focused and do not need to be sedated I should see the judge any day now and they would tell me exactly that day.

97. I informed both of them I wanted a grievance form detailing everything that was transpiring with regards to their denial of my actual medical records and I was going to read it to Samantha Brown to make sure the court receives that along with my records.
98. I was again escorted out by orderlies and told I could get a grievance form at the nurse's station.
99. It was mid afternoon and I had asked and been told with hostility for hours that they had to find it, print it & get approval to give it until I was finally told to come back in 30 minutes for their answer on something they are legally required to give when asked.
100. I spoke to Samantha on the phone and told her what was occurring, what I was asking for and about all the hostility that I am receiving and told her that I was worried for my safety and I will call her back once I see how it goes.
101. When I went back & asked whether or not I would be allowed to have a grievance form I was told to step away from the nurse's station and immediately met with an orderly behind me.
102. The orderly grabbed me by my throat & under my shoulder and body slammed me to the ground.
103. I was then given a series of needles all night the next morning receiving my last shot before breakfast and being allowed back into my own room.
104. After finally waking up and showering, fighting through the shots they gave me I called Samantha Brown and told her to bring my car and leave it outside in the parking lot with the keys in it.

105. After being physically, attacked and sedated while intentionally being medically treated for a disorder I do not have negligently with intent it was in my best interest medically & legally to remove myself from their malicious care.
106. I had to break a window to secure my elopement. I left through the window and into my car where I proceeded to drive to New York after speaking to Samantha Brown who got me an address to a friend I had her call.
107. I immediately called and spoke with the police in Marlboro & Manchester to tell them of the assaults and actual medical history not being taken or allowed to be given to the judge and me needing to protect my civil rights and myself.
108. I was asked to come in immediately & informed if I did not they would need to & be issuing a missing persons warrant and I asked for the judge's info, etc. so I can correct them & deliver my medical history to illustrate the crimes and civil rights violations that needed to be set straight.
109. I was instructed falsely and told them I was aware I was being misinformed that a warrant would need to be issued executed and then I can have my day before/in court.
110. They asked me to come turn myself in immediately to go back to the hospital I told them I absolutely would not be going to the hospital.
111. I told them I would be going to New York with a friend to get the forced dirty medications out of my system and get in touch with my lawyer and have them reach out to them so when I turn/present myself in I can go to the jail until I see the judge and absolutely not back to the hospital as it is against my medical & legal best interest and unlawful detainment violating my rights.

112. I was immediately told it is not necessary for the lawyers as long as I am okay then they have no problem taking me to the county jail for observation when could I come in or be home.

113. I told them I would be home Saturday & come into the station on Monday if they could extend such civility given their department being provided false information and utilized to violate my civil rights & unlawfully detain me and maybe even help me straighten it out with the court/judge.

114. Saturday afternoon as Samantha Brown was pulling out of our driveway at 72 Constitution Blvd Whiting, NJ 08759 the Ocean County Sherrieff arrived at the house demanding that she open the door.

115. Samantha called me to tell me they were there.

116. I started out in the living room to get my family dog, a pit-bull Gracie and put her into the cage so I could answer the door.

117. I was met by 2 officers at the backdoor banging on the glass telling me stay where I was do not move or they will shoot , their guns drawn aimed at my head.

118. An officer kicked in the front door then I was taken into custody and put into the squad car to be escorted unlawfully detained to the Ocean County Jail for observation.

119. Once in the car the officer in the passenger seat got in he told me they know about the whole situation: the standoff, the kids being in state custody and how my wife died they just wanted to say how sorry they were and that I am safe and they do not want to hurt me they want to help if they can get to the bottom to get some answers.

120. Once the ride was underway the officer in the passenger seat began asking me questions about what's going on with the lawsuits and everything. I said Shayling was murdered by the Lyndhurst police.

121. He asked, wasn't there Narcan involved?

122. I told him yes Narcan was involved, but she was having an asthma attack and that is what we called 911 for.

123. He cut me off and said that is what I am asking because Narcan is lethal to asthmatics and your wife died almost 2 years ago right we were only recently retrained on Narcan and we now know that it is lethal to people with asthma so is that why you are saying Lyndhurst Police killed your wife cause that is understandable.

124. I started to say again, no, the reason is those officers killed her that night is...

125. Again, he cut me off and said that definitely negligence on Narcan for not informing us and the officer's negligence as well for giving Narcan why would they give Narcan when they do not see a history of drugs and the call was asthma so on that they definitely were negligent, but that is not murder.

126. I agreed and said I appreciated him saying all of that and acknowledging it on the dashboard camera.

127. There were back and forth statements about your welcome it could be utilized in court with the fact of Narcan not informing officers, etc. it being negligence that's a win and referenced about things being smoother settlement wise to put all this behind and move on.

128. It felt as if this was an olive branch, peace offering, negotiation, threat & intimidation tactic especially when I was asked with a statement of: so that is why you say they killed your wife because of the negligence and dissuading me from saying more with a recording I can use in depositions/court stating Narcan/Lyndhurst negligence as Narcan was aware of harmful effects, but they did not inform the police until recently.

129. I responded back by saying, no the reason I say my wife was murdered is because after she collapsed I started giving her CPR & breaths to have her pulled away from me then told if I touch her again I will be put down.

130. He tried to stop me a few times saying ok. I kept speaking and finished saying I was also told by one officer, accept that this is happening as they held the ambulance outside and did nothing for 10 minutes so no that is why I say she was murdered, because she was.

131. He got pissed saying something to the effect of you cannot cooperate make it easy because I will not accept a narrative other than the truth about how my wife's life was actually taken.

132. He pushed me back and closed the window.

133. I thanked him for the dashboard video as I 'd still be subpoenaing this to utilize it and I am sorry, but the truth is truth and it is on their body cameras so I am sorry but I am not being quiet.

134. When we got to the jail I was told they were going to arrest Samantha Brown and take her in for obstruction for not opening the door.

135. I told them I would take the charge was in fact then given the charge since it was so flexible being vindictive/retaliatory in nature and able to be shifted.

136. I was checked into Ocean County Jail and processed up to a general intake unit.

137. Once I was able to use the phone and speak to Samantha Brown I was told the information she had been gathering about who the judge on the case was and filled in on the details.

138. I was met by DCP&P, my caseworkers and handed the complaint & court report & told we were having court that week which I was aware of I was also told about a possible competency hearing and assessment they are scheduling.

139. I went to court where I watched again me and my children's rights be violated all of us unlawfully detained/separated with false reports assertions perjury by DCP&P to manipulate and perverse the system/court to carry out its crime upon my family and title II federal funding, theft of honest services.

140. Upon returning from court I was transferred to another unit with more time out of the cell and more recess to speak & work with Samantha Brown to get my records to the proper people.

141. Judge Palmer was the one who committed me and issued the warrant based off of the false info DCP&P, PES & Carrier Clinic provided to him/his office misrepresentation/fraud upon the court to deliberately deprive me of my freedom & rights in retaliation of truth surrounding my lawsuits and wife's murder.

142. Samantha was told the judge was out and she would need to try back in a few days and possibly deal with our issues once we are in court she can attend, etc.

143. I instructed Samantha to call back to the chambers for Judge Palmer and the judges on my federal case and get all of their emails along with Attorney General's & the Governor.

144. In the email explain that we have been explaining to my lawyer being retaliated & threatened since we initiated the lawsuits and this is a prime example. Send the letters and reports stating no mental illness and a recording of Dr. Phil Linfante & myself talking.

145. In the recording Phil Linfante & I are discussing everything, my kids & I were dealing with having our house broken into and being threatened having to leave NJ. Phil saying not to return until we settle or I can sell the house it all sounds dangerous, real, and with everything he knew do not come back for all of our safety.

146. After these records and recordings were sent, initially Samantha was told I was going to be released.
147. After asking and wanting a few hours the decision changed to I was going to be transferred over to the medical unit where I would be observed a few days and then released.
148. Later that night I was transferred to the medical unit into a cage with a shower toilet hospital bed phone desk and big observation window where I would remain until my "release" whenever they would finally end this unlawful detainment.
149. The few days turned into over a week in observation to have to see more evidence, phone conversations, and recordings to finally have Judge Palmer issue a full release with no medications, as it was never needed and in fact deliberate medical negligence and malpractice with intent to unlawfully detain and infringe upon my custodial rights to my children.
150. These conversations with Judge Palmer's chambers including the order to release me to the streets and Ocean County Sherriff's further ignoring & disregard of Judge Palmer's order by further detaining me in an effort to cover/protect themselves from the obvious liability, issued my release implies and proves as to unlawful detainment.
151. After being told by Samantha the judge released me onto the streets wtih no hold I was taken downstairs into processing anticipating my release.
152. Instead I was met by the Ocean County Sherriff's agenda to cover everyone's liabilities and again unlawfully detain me for further observation past the 10 days I was unlawfully detained/observed.
153. I was taken back to the beginning to PES again and told by the officer cooperate, get help, and let go of what's going on if I want my kids accept "their help".

154. At PES I reiterated that Samantha spoke to Judge Palmer's chambers is all recorded I was to be released completely I want to make a call to which I was fully denied the entire few days, almost week I was there.

155. I again told them I wanted to sign releases that they are required by law to take my actual medical records the ones that prompted Judge Palmer to restore my rights that they and the Sheriff's department are now knowingly again detaining me.

156. I told them in my opinion it is going to be hard finding someone who is going to take me given all factors, a judge releasing me and even though you are not letting me speak to Samantha she is already altering all of the hospitals of the situation and will be awaiting what you do again deliberately hold me against the now court order to release me.

157. What I was told was shocking on all levels: legal, mental health care, and state of mind it was both meant to illicit fear and it ripped right through me.

158. The response was between our hospital's director and DCP&P's director I am sure we will have enough political pull to get you a hospital bed long term facility somewhere so don't get excited once we have a hospital to take you to we will give you medication as well so do not count on going home just yet our ride is not over and a lot more for deposition.

159. Being as how this organization/corporation already violated my rights one based off of false reports while not allowing the delivery of my actual medical records, illegally, unlawfully detaining me I chose not to speak up or assert anything and to remain in bed, docile to avoid forced injections.

160. As promised their political pull got me a room and a bed at Ancora Hospital where I was transferred 48 hours later or within that.

161. Upon arrival at Ancora Hospital upon check in I met with my team and first my psychiatrist who had both records from Carrier Clinic and the Ocean County Jail's hospital observation where I read the entire time and had all appointed conversation and reactions, no illnesses/psychosis present.
162. The psychiatrist immediately started by saying let me tell you Mr. Kenworthy I have read both reports you are coming in with and got an earful from my administrators and I want you to know I am a man who makes my own decisions and from what I am seeing so far you are not bipolar.
163. He asked me to tell him about myself, family, my kids, my wife what is going on. I again went through the entire story my wife being denied medical services deliberately by responding officers who held the ambulance/medical personnel from doing their jobs in a federal marshal's home who threatened us.
164. I told him about all the retaliation we had been enduring, about my kids and DCP&P showing up with information they knew to be false and utilized that to have me hospitalized. I told him that I will be providing my actual medical history to him/his hospital.
165. He told me again, this time way more forcefully, that he absolutely knew I was not bi-polar and stated the reports from Carrier Clinic are bad. They are horrible how they paint you, but that is to be expected as he genuinely laughed with me and stated you exposed them, you made them look horrible, and opened them up to a lot of liability.
166. He then went on to ask if he could be blunt and direct if would I hear him and give what he says a second thought.
167. I told him yes as we laughed about Carrier Clinic and I told him how I left their care and that in order to be properly treated and not held for months on end to which we

agreed it was egregious what they were about to try and unlawfully do to me & my family.

168. He then stated what he felt my problem was, you Mr. Kenworthy are acting way below your actual level of intelligence antagonizing the police and pursuing something that is obviously creating consequences you are capable of avoiding, so my statement would be why & stop if you can so you can get past all of this.

169. I told him I appreciated his statement and needed him to understand the police killed my wife/best friend/mother to our children who witnessed everything leading up to it and surrounding it.

170. I told him for my children specifically asked by them for their future and look who they are going to become. They need to see Shayling get justice so no I cannot and will not stop. I told him details of case discrepancies in their reports, Shay alive on 911 call, etc.

171. He saw my point and agreed and said just be careful and try to find help, a real good lawyer. He then told me about his administration's agenda and he technically can & should, but cannot let me go immediately.

172. He told me administratively to cover everyone's asses he has to prescribe and diagnose me with something and he going to do me a major favor giving me two diagnoses that subside as they are emotional based severe depression and anxiety.

173. Over the next 10 days while being again unlawfully detained during the team meeting and conversations between my psychiatrist and myself I was told his administrators/bosses/board & DCP&P, the police, and all the politics that they do not want me released too quickly because of how it is going to make everyone look.

174. He also told me that court was coming up and upon housing this conversation alone a second time and continuing to press for email addresses he provided me

with everyone's email and entrusted me to have Samantha write and email about my upcoming appointment in federal court having housing and my history which will have to be supplied to court and worst case he plans on discharging me that day regardless of pressure and it is his decision to make they can not override it if they try you will have your lawyer tell the judge to call me down.

175. An e-mail attached was sent and he stated I was released finally free from this whole ordeal almost two full months later after being ripped from my house based upon information DCP&P knew was false, fraudulent, and illegal yet told the police PES and everyone engaged false medical history to support their litigation against my family.

176. Finally home and free from a treatment against my wishes, will, rights, and legal & medical best interest I removed myself from medications with vast side effects that I do not need.

177. I immediately put in calls to my previous therapist to get back engaged into therapy for my protection and to help me reunify with my children and set the record straight against the blatant discriminatory, fraudulent, illegal, and unethical attack upon my family's rights.

178. I called & met with my ICMS follow up worker who I showed all my assessments to and explained again the whole story about my wife's murder by police & DCP&P's false and illegal actions.

179. She stated looking at all the documents learning everything she already heard and speaking to me that she knows as well I am not bi-polar or suffering from mental issues, it is all grief and trauma related.

180. She went on to say Ancora had no specific counseling or actual follow up past ICMS helping to get insurance, food stamps, etc. whatever services they can help me with.

181. She said and agreed I do not need mental services and stated she would help to get an assessment from a Medicaid doctor to take me officially off the medication and set the record straight, Medicaid specifically has them so Medicaid fraud doesn't occur or something to that effect. All conversations are recorded and will be included in filing and delivered for investigators of the proper law enforcement agencies.

182. Over the course of months DCP&P would go on to state this worker told them I was non-compliant with aftercare.

183. I have some ICMS worker stating she never said any such thing to them that was her administrator she told them I did not need aftercare and we concluded services because I moved to Bergen County.

184. Also recorded with this ICMS worker was a conversation where her bosses/administrators along with DCP&P want me declared fully disabled in a day program and it will give me money from disability and more when my kids come home, to just comply, etc.

185. We both agreed I would not be caving to politics and doing as I am told when it is against my family's and my legal & medical best interest and that we would figure out linking her with my therapist, but I moved out of Ocean county. All recordings included in complaint.

186. In order to be able to fight against DCP&P's illegal criminal actions of removing/keeping my kids from me in a retaliatory manner based off of discriminatory based reports proven inaccurate and false and closed in state litigation utilized to perverse the court and legal system to unlawfully detain and separate my family, I was forced to sell my estate early and way under value to

afford an attorney, my own doctor's, experts, and refile my wife's/ family's wrongful death suit properly this time in federal court, which I kept to myself.

187. Upon reaching out to and speaking with my DCP&P caseworker and again asking why I am being told I need medication and due to not taking any medications which is why they needed to remove my children and are keeping them from me still when they know from closed litigation and internal report including all psych reports stating no mental illnesses that I should not be on medication so how do we sort this out exactly, can they reach out to Dr. Linfante?

188. Her response again told me, we know the truth, we do not care and we are going to continue to violate your family's rights while supporting fraud & perjury before the court to do so.

189. My caseworker told me that is not the reports they have or are going by. My wife and how she passed I have to let it go that something other than an asthma attack took her life, I need to be on medication and in treatment. I have an appointment with Dr. Lee for a competency evaluation to see if I am even able to proceed in trial on my own behalf and or as a parent. They helped to put a restraining order so I cannot have visits or speak with my children until I met with Dr. Lee and that is lifted.

190. Seeing I was going to get no where and had to go through the process as any public defender was unwilling to deliver my medical records to fight on my behalf or file motions illustrating fraud before the court. I dealt with each medical & legal hurdle they threw at me in order to work around crimes and unethical behavior to get my children home where they belong.

191. I sold my estate way under value and instead of buying a house for my family with the proceeds as was intended I now had to spend this money to fight an illegal action by DCP&P and its co-conspirators/accomplices.

192. I hired Timothy Howes Esq. who over the next few months dealt with removing the restraining order and trying to work towards visits and gather again the collateral to show and illustrate to the court that I am not bi-polar until March with the judge & the court not receiving the full case file, medical history from DCP&P and have been defrauding the court in it's entirety this whole time as the judge has never heard I am not bi-polar and such evidence & reports exist.

193. In September, I was scheduled to do a drug/alcohol assessment with Preferred Health and the competency evaluation with Dr. Lee.

194. I completed the drug alcohol assessment & was told to get a medical marijuana card prescription as I told them I had PTSD and utilized THC for it. They apologized for what was being done to my family. This recording provided with complaint.

195. I met with Dr. Lee who I again asked what reports was he being provided and going off of that we find ourselves here. As all of the division reports everyone of them stating any mental illness that is being utilized to hospitalize me and once the judge was provided my proper medical history released me making this evaluation moot and illustrating the illegal & unethical actions of using reports that were subject to and proven inaccurate by higher professionals i.e. psychiatrists and closed in litigation to utilize them is unethical, blatant bias & discrimination as well as illegal.

196. I was met again with a narrative of how I have a long history and have needed medication and to be yelled at multiple times belittled and told ultimately that I do not understand certain contents about how my wife passed and my family for years has tried to get me help, as well as DCP&P.

197. I again informed him of actual assessments and letters, asking him to get in touch with my therapist of 10 years who can tell him the full history here and attest to the fact with that much history I am not bi-polar and he has an ethical obligation to reach out to him.

198. Again, I was yelled at and told he works for DCP&P that he has obligations and apparently ethics belong to who pays all year for bias, blatant illegal reports to support litigation where there is none.

199. I provided him with one of the psychiatrist reports stating no mental illnesses to which he confirmed he has not received it and my case worker said that I was not supposed to be in possession of that report which does not support DCP&P's illegal actions.

200. All of these encounters with case workers & Dr. Lee are recorded & submitted as evidence with regards to Dr. Lee, any lawyer, judge, medical professional, officer will all agree seeing his report listening to the recordings that it is disgusting, unethical, immoral and illegal and he deserves to be in jail for selling his license to be utilized as a weapon against families & children.

201. I saw Dr. Lee again the next month this time for a parenting assessment also recorded and provided in complaint filed with the court as evidence.

202. His demeanor and disposition was exactly the same dismissive, discriminatory, and combative tone, yelling at me not allowing for any answer or description of myself as a father, husband, person beyond what he already decided was going to be written.

203. No professional seeing his reports and hearing the assessments will support his arrival given actual dismissal of professional ethical standards of practice and behavior that is beyond conclusive via recorded evidence and demonstrated

negligence and deliberate malpractice for financial benefit & gain. Dr. Lee utilizing illegal unethical procedures deliberately write a biased inaccurate report to violate my civil rights and blatant discrimination/defamation.

204. After Dr. Lees illegal unethical as well as unqualified professionally rendering it opinion for a psychiatrist to have once again dispute reports and assessments that came in I had multiple calls and a team meeting with DCP&P, all recorded and submitted as evidence with complaint.

205. During the meeting I was told until I was medication compliant how I should have been. I again disputed and told them their whole organization knows I should not be on medication and this was all closed in previous litigation it is absolutely discrimination and blatant attacks. They have and know the facts and need to get in touch with my therapist of 10 years as well as my current therapist who has known us, me and my family, for over a decade as well and workers over a decade as well who works with DCP&P and the courts in Bergen County to straighten this out now.

206. I was again met with blatant ethics and civil rights violations and told not by their reports, the ones they are illegally reusing and relying on.

207. At this time no one was aware that I filed Shay's Wrongful death case federally and they made mention to it being closed, behind me, and that I needed to let it go if I wanted to work to get my children back.

208. It would be in my family's best interest to let it all go, especially how my wife died. It was just an asthma attack and everyone involved did all they could to help her that if I want my kids, I need to move on and let I go.

209. I told them Shayling was killed on their body cameras, she was alive on the 911 call, and their police reports say otherwise, are you both serious right now? My daughter & son both witnessed the homeowner a Federal Marshal threaten us with his gun.

210. Their responses blew me away. Yes, Mr. Kenworthy we see exactly what we are talking about, none of that happened. Their recording, this is what you have to let go of and move on to get help and medication for if you want your children. All recorded and included with the complaint.

211. Having not much choice as they have custody of my children, I asked what the recommendations were and when their forced unethical, illegal, mental health malpractice services would begin and informed them that I would be providing them my actual medical records and will have them contact my current therapist which they should do as well, Mike DiArcangelo so that I receive proper treatment and avoid Medicaid fraud just so they are aware and I would hope that you provide whomever you are sending me to my full records, including the psychiatric assessments that dispute what is being done.

212. I was then informed that I was going to have to stay in a program every weekday for the whole day and be on medication at New Bridge Medical Center in Paramus, New Jersey formally known as Bergen Regional Hospital.

213. I immediately told them I could not go to that specific hospital as it is an absolute conflict of interest, both legally & medically as I have had previous litigation, a lawsuit, and an ethical complaints against that hospital.

214. I informed them in the complaint, they forced injected me with Haldol, which I known to cause psychosis in 9/10 people it is given to and the manner they are utilizing it in is unethical and medically illegal should and when someone fully blows the whistle on this standard unethical chemical attack. They also falsified medical documents/evidence to cover their backs and for DCP&P, formally DYFS, which were also disputed in court via Dr. Latimer's letters and they are aware of this conflict as well.

215. I told them I will do the same program I know there are other providers please with the history and what I am actually going through as a father & widow please do not send me somewhere that being there will traumatize me and may result in the same actions.

216. Again I was threatened and told I had no option that if I want my children it is time to move on and deal with how I lost Shay properly.

217. I called New Bridge Medical Center and set up my appointment for right after a scheduled settlement hearing for the Housing Authority of Bergen County federal lawsuit where I informed her about a civil rights lawyer who was coming onto my wife's case within an almost certainty, once we get to office to talk as he was extremely busy.

218. I am stating this specifically because I waited to secure knowing and expecting the same retaliation I was already currently enduring and have been subject to since before my wife died, which resulted in her death and continued without much pause.

219. Upon enrollment/commencement of the MICA program at New Bridge Medical Center during intake I had my actual medical records to present and was again told that they had my records, reports, and diagnoses from DCP&P and did not need mine.

220. When I persisted, I was told comply and go along with the program if I want my kids back because it is court and DCP&P ordered so I have no option.

221. I again persisted to inform her of previous litigation with Bergen Regional Hospital and reports from psychiatrists stating I am not bi-polar, no mental disorders. This is illegal and unethical.

222. I was told to start the program comply and meet with the psychiatrist and give her the records too and maybe she will release you try to brush me off and accept again medical negligence and deliberate malpractice to deprive me of my rights.

223. I met with my social worker Runa and told her the same exact thing and tried to give her my medical history records to which she also denied accepting them illegally. All conversations recorded.

224. I asked Runa to get in touch with my previous provider, current therapist who know I am not bi-polar and my lawyer who can all legally speak on my behalf to inform and set the record straight so I can be properly medically and therapeutically treated and not mistreated with malice & intent.

225. Runa told me the psychiatrist would have to take them and look over them and that I will have that opportunity when I meet her that week which was concluded and I had to wait until the end of the 2nd week to see her.

226. I told Runa of the upcoming court dates with the Division, a few others surrounding everything and that I was pro se on my wife's wrongful death case and may need to go handle things at the Federal Courthouse in Newark regarding motions, filing answers and would need to be excused for these as well.

227. Initially, I was told as long as I have proof like something stamped stating that court, including for federal court then that would be fine.

228. For the next two weeks, I complied with a program against my Medicaid, legal and mental state of mind and best interest asking repeatedly to be blood tested to show medication compliance so I can start to see my children and a referral made by DCP&P to be told they do not blood test and DCP&P knows that.

229. I attended group sessions where I spoke about my wife, how she passed, the lawsuit and evidence against the police being online in front of everyone's faces.

230. I spoke about my kids, my actual medical history, utilizing THC for PTSD and have been an activist.

231. I was spoken to by Runa and told not to talk about my wife, our kids, injustices etc.

232. I asked her if we can do or if they could provide one on one counseling like they claim they are doing to which she dismissed, avoided, and canceled on me. She then threatened me surrounding continuing to pursue my wife's lawsuit stating that I can not any longer be refused to go to Federal Court and handle anything regarding Shay's case or they would remove me from the program as per DCP&P. Recorded & submitted as evidence.

233. By the end of my second week, before Runa's threats I had my first meeting with the psychiatrist and had my actual medical records stating that I am not bi-polar and asked her to take them and to reevaluate me and to also reach out to my corrupt therapist & lawyer.

234. I was told that she did not need those records as she/they had been supplied with my records, treatment plans, and history from DCP&P.

235. I responded telling her those records are incomplete and discriminatory and you have both an ethical & legal obligation to take my actual medical history records especially when they dispute your current treatment plan & actions.

236. I was told that I could handle any dispute in litigation with DCP&P.

237. I reminded her of the oath and told her I, the patient before her, with medical records stating an actual history that does not support their treatment is on her to correct.

238. The discourse continued where she would not give me an email address to digitally deliver my correct medical records or take the printed copies and she pushed off

allowing their acceptance/remittance until she spoke & met with the director and she would get back to me.

239. I reminded her what she just did by not accepting my records was unethical & illegal and she needs to speak to my attorney and therapist and do what is right.

240. Instead she asked for me to sign a release for a family member who has and is known to make false accusations and assertions and stated she will let me know what her director says adding absolute insult to injury.

241. I went into the 3rd week still not seeing my children or the referral made to begin visits as both the hospital and DCP&P were both playing phone tag miscommunication games until I held everyone's hand and forced a conversation still to no avail.

242. I told Runa I had to take a day or two off to handle responding to motions to dismiss in the federal wrongful death suit that I am currently Pro Se on and informed her about it being overall taken over by Attorney Lee Merritt.

243. I was told at this point she had spoken to her administrators and DCP&P, that if I took any time off to handle my wife's case I would be discharged from the program for non compliancy regardless of the fact I have been compliant with being negligently, medically treated with intent to deprive my family via unlawfully, unethically restraining/detaining us from our fundamental civil right of unencumbered liberties.

244. I told her I would continue attending and after thanksgiving needed her have a meeting with them. My psychiatrist and their administrator/boss like I had been requesting since the beginning to deliver my proper medical records and get them in touch with my current therapist of over a decade knowing me & to approach me handling Shay's case as I was not taking no for an answer as it is illegal & retaliatory.

245. She told me she would set up a meeting for Tuesday when everyone is back from the holiday weekend and let me Tuesday morning what time to come in on Monday and we will meet Tuesday.

246. I did as she asked, when we spoke Monday, she said she would let me know Tuesday morning what time the meeting would be.

247. I stated ok, I will not be in tomorrow as I have to go and cannot delay any further to the federal court, please call to let me know what time I will come to the hospital. All calls and conversations recorded and submitted as evidence.

248. When I received no call by 2pm that next afternoon I called and was met with Runa trying to lie stating we never had that conversation I told her it was recorded and she rescheduled the meeting immediately for the following morning.

249. At this point I had already attained everyone's emails from the receptionist at the front desk who heard my family's story and supplied me with Runa's e-mail, Dr. ... and the administrator's email so that I could electronically deliver them my actual medical records forcing them to obey their sworn ethical standards and the law in an effort to end their negligence and properly treat me and set the record straight working ethically & cohesively with my therapists and actual medical legal best interest not the agenda of whom I repeatedly stated that the hospital does not work for DCP&P.

250. Upon having the meeting, I asked if Samantha Brown was to be allowed in to witness and I would sign whatever releases necessary.

251. Of course, they said no they did not want witnesses nor to hear from Samantha who has for over 4 years lived with my family & knows history to tell them contrary to their intent and obvious agenda.

252. The meeting was held in a small office with myself and these three women, Runa, Dr. ... (psychiatrist) & the director whom all tried to overpower me while continuously telling me to drop my wife's lawsuit, the pursuit and fixation on it. Also, that if I leave to deal with the Federal Court again I am going to be discharged for non-compliance.

253. I told them that is against the law, direct retaliation and you are interfering with a federal plaintiff involved in a Federal Civil Rights lawsuit and it is not their place nor DCP&P's to interfere in and hold my kids as leverage. They should be checking with their lawyers on all presented factors and I am taking the time regardless for the rest of this week to work on amending the complaint, I have a 21 day deadline they are all impeding upon.

254. I then stated that I emailed them my medical history including the reports stating no mental illnesses spanning almost 10 years of my therapy records. I then handed the psychiatrist and everyone printed copies telling them now that you have my actual medical history, you must reassess me and get in touch with my current & previous providers, so you are not medically negligently treating me for a disorder that my records state I do not have.

255. The administrator responded with they are not trying to retaliate in any way and that I may take the time needed, but once I return can not & will not be allowed to take any more time for this case, only DCP&P related events will I be allowed to be excused for.

256. I told her I appreciate her backtracking, but she was not listening to what I told your psychiatrist and now that I have emailed and digitally delivered my medical history that DCP&P withheld. The psychiatrist stated two weeks ago, illegally, you do not need that, I can deal with it in litigation. I stated, you are now in possession of

it and cannot knowingly bill Medicaid any longer if I am not bi-polar, which those records reflect exactly that.

257. The administrator again offered my return to the program if I signed an agreement

I would only be excused for DCP&P related events while belittling my position & plight for justice for my wife best friend Shayling Kenworthy.

258. The psychiatrist, Dr. ... immediately jumped in as I was saying, sure, fine continue

your medical negligence, malpractice, and now full on Medicaid fraud I will do whatever I have to for my kids, sure, I will sign it and state... No!! He cannot sign it.

259. The psychiatrist, Dr. ... went on to state loud and clear that Mr. Kenworthy is not bi-

polar, his records state that now that we have it he is right we cannot bill Medicaid or continue him in the program that would be fraud as well as a crime, he is right he cannot come back to our program.

260. She had to tell her administrator a third time that he cannot come back that I, as his psychiatrist, cannot allow him and I will not sign off, he is not bipolar it is fraud I will not do it.

261. There was a back & forth with the administrator and I was told to call them next week for how they were going to resolve or switch to an appropriate treatment plan, they then had me escorted out. All of this recorded & submitted with this complaint as evidence.

262. The following week I spoke first with Runa who said I could come back to the program, possibly, if I signed and agreed to no more absences related to Shay's case and only with the administrator's approval.

263. I asked how did the psychiatrist feel about this plan given all of the facts and what was clearly stated about knowingly breaking the law and fraudulently billing Medicaid.

264. She told me I would actually have to speak to the psychiatrist, Dr. ... and transferred me to her.

265. Once I spoke with Dr. ... she told me again what she stated in the meeting that I cannot return as I do not fit the criteria i.e. a mental illness for the program and I would need to be released for appearance from treatment given all the factors and since she is in that department/programs her administrator would have to set that up with another department. These conversations also recorded and submitted with complaint marked as evidence.

266. When I spoke to the administrator she again tried to say that I can come back to sign the agreement, etc.

267. I told her that is what Dr. ... said & she stated you would have to set me up with another assessment in a different department separate from hers from hers as I do not fit the criteria for her program at all which & why she also will not prescribe me medication with the discharge from the program. She said to call back after she speaks to her boss, DCP&P and everyone. I told her that I revoke their authorization to speak with DCP&P concerning myself as DCP&P has nothing to do with their current unethical practices and situation, nor decision making on my healthcare, diagnosis and this is the problem you work for them and not your patient.

268. During a home visit at this time by DCP&P & police escorts, I was met with major hostility, threats about the lawsuit like who is named and was served and who else is going to be named, served, and is this exactly what is needed to be let go of and could be what has helped me in losing my children. She then told me that I am non-compliant with my medication and the hospital program may be discharging me for non-compliance and that if I want my kids to drop the nonsense with the case, get

back into the program, hopefully if they let me and they are not going to make the referral for me to see my kids until something changes.

269. I asked for a team meeting with her manager to be set up to discuss the actual facts and how & when I will be able to see my kids and that I wanted a blood test to show that I have been taking the medication they've forced upon me illegally. They are now saying falsely again I am being non-compliant and also get in touch with Mike DiArcangelo. All conversations recorded and submitted with complaint, marked as evidence.

270. I again called into the hospital to speak to Dr. ... who said I could not return and she will not prescribe me medication, my records reflect I should not be on.

271. I asked her if that is the case then why is the division being told that I am discharged due to non-compliance when that is not the case and you specifically to not break the law are not having me continue a program I never should have been in.

272. She told me that it is between her bosses and DCP&P that there is nothing more she can do for me to talk to their directors and lawyer.

273. I did exactly that as well as put everything in writing, in emails to their staff, and sent to the Governor's office, my lawyer, and the Attorney General's office. All transactions documented & recorded submitted with complaint marked as evidence.

274. I was met with threats, hostility, and blatant ethics & legal civil rights, fraudulent reporting & billing with intent and financial motive to harm and infringe, all recorded.

275. There are also multiple recordings of the therapist/group leaders session group providers whom acknowledged and stated that they know I am not bi-polar and what I am being subjected to over politics and saving face in their opinion was

disgusting and outright illegal, recorded submitted as supporting evidence from New Bridge Medical Center's Employees.

276. Knowing that I needed medication and if I wanted to see my children to straighten out the continued false reporting by New Bridge Medical Center and DCP&P. I then immediately registered myself for medications/prescribed & weekly therapy/monitoring to properly assess me with my actual medical records at Care Plus in Paramus.

277. I saw Peggy ??? for medication prescription and Justin Rudolph for individual therapy, system assessment, and medication monitoring.

278. I simultaneously set up for blood tests at the medical unit division that was sharing their space & possibly some management/ownership ties so I had the proper evidence to support and illustrate DCP&P's lies of medication non-compliance for something that I should not be legally required negligently with intent to keep me from my children.

279. Upon speaking to New Bridge Medical Center's lawyers I was again told I could return to then reiterate that they are breaking the law and your psychiatrist stated she will not allow me to return that I need to be reassessed at best/worst case scenario and your hospital do the right, legal, and ethical thing.

280. I was then told that I was not a lawyer to deal with their false reports and everything in court including the retaliation that I made her aware of and was then hung up on.

281. The team meeting was set up for early December 2018 almost 2 full weeks before court and I requested Samantha Brown to be allowed to sit in and offer input, if necessary.

282. I started the meeting asking if and when they were going to reach out to my therapist they both have signed releases and are awaiting your call I have asked this of you for months.

283. I told them both that they have been on my case since the beginning and should truly know my mental health history and lack of false diagnoses and needing medication that your agency showed up at my door stating I was not taking when you all know that was not the truth.

284. I was told again, this is not true according to their records and what family members are saying.

285. I told them both, Mike DiArcangelo and Phil Linfante on calls or in court if subpoenaed that they will, exactly the same conversation you have had with them before that your records and letters submitted to court state about false assertion & statement of mental illnesses by family members and DCP&P who have to let their prejudices, discrimination, assumptions, and false speculations go.

286. I was then told they spoke to New Bridge Medical Center even after I revoked consent and got reports stating they discharged me for being non-compliant due to attendance.

287. I then told them about the recording of the psychiatrist stating illegally that she does not want my actual medical history records & the psychiatrist stating no mental disorders or bi-polar that she received my medical records/reports from DCP&P along with a diagnosis, treatment plans, and I can deal with any discrepancies in litigation with DCP&P, this being a direct HIPPA, both legal & ethical violations.

288. I told her during the meeting with Runa, the psychiatrist, Dr. ... and the administrator that I also have the psychiatrist after I delivered via a-mail & now

having a digital record, the psychiatrist evaluations that you have been withholding from everyone the psychiatrist stated in agreement then spelled it out to her administrator she now knows & has seen that I am not bi-polar and can not & will no longer bill Medicaid knowingly because it is a crime, Mr. Kenworthy is correct.

289. I also told them again of the conflict of interest having had previous litigation for exactly this same situation for fraudulent, negligent, unethical and medical malpractice with intent to harm another for financial gain.

290. I was told it does not matter because I was discharged for attendance for handling Shay's federal wrongful death case and I was told I was not allowed to do that if I agreed to drop the case and attend every day then I could get back into the program, but for this court date I will still be non-compliant & still not able to see my kids.

291. Both my case worker and her supervisor then went into asking questions about the lawsuit like who was named and going to be named on future complaints or the amended complaint & was I taking days off to complete within the administrative 21 day automatic amendment period? That the court had advised me about during which they also asked about themselves being named or sued in any future complaints.

292. They both then went on to promise me if I dropped the wrongful death lawsuit against the police officers & a Federal Marshal and put it totally behind me, they will return and accommodate my kid's return in exchange for my acceptance that Shay died and there was no foul play, whatsoever.

293. I responded telling them that I am sure that would suite everyone including your agency as your involvement with us multiple times that year on false allegations that we provided you the evidence that we were being threatened by the homeowner and the police and you did nothing. I am sure there are protocols or

such things higher levels of oversight, but again no help you still came after us & Shayling ended up dead.

294. I then changed the subject and asked on that note, has my daughter talked about or are both of my children actually surrounding the forced threatened sexual assault on my kids by one of your workers.

295. Both workers lied stating Sia never mentioned it, which she in fact did so they are still blatantly protecting & covering up a crime by a coworker and their agency.

296. They then tried to tell me maybe if the program takes me back and I just leave the case to be dismissed we could get back on track to get the kids home soon.

297. I told them that is retaliation on their part & the hospitals they have no right legally to tell me I cannot continue pursuing as a pro se litigant in a federal lawsuit my wife's wrongful death case if I want my kids back and to send me back to somewhere whatever strings pulled when a psychiatrist is stating she is not going to break the law this is totally blowing me away when I am also stating our conflict of interest litigation history not to mention mentally what this specific hospital and situation is causing & doing against my mental best interest & health.

298. I told them I have a lawyer coming onto the case & it is not in family's best interest to not seek reparations & justice for Shayling's murder.

299. I was blatantly illegally in retaliation with threats & promises of financial personal content & material and my children's reunification told and threatened if I continued and did not drop the lawsuit against the Lyndhurst Police I would not get my kids back at all they would move up the permanency hearing and suggest adoption and that is not currently plan unless I insist on moving forward it will be.

300. I asked to repeat that just to make sure I heard it correctly while insinuating to her so if I drop my case I will get my kids back, if not I am going to loose them.

301. She again stated correct and restated her promise of reunification if I dropped the case and if not then a rapid permanency hearing & adoption will occur sooner.

302. I then told her and illustrated to her how she just promised me that my children if I dropped a lawsuit with a possible monetary value and if I did not they would be adopted out.

303. She acknowledged the threat & tried backtracking stating they will not try regards to get my kids home without any agendas.

304. I told and asked them to then prove that and blood test me so I can begin seeing my kids as I am in another treatment facility on my medication when you and we all know I should not be on, yet your agency is trying to again manufacture a false disorder and you can also call my therapists of a decade who both are going to say the same thing to you about no mental illnesses.

305. The meeting concluded with more threats of comply with their illegal, unethical, retaliatory, & discriminatory agenda to keep my mouth shut and drop my wife receiving any justice as clearly illustrated and they will see me in court. All of this recorded and submitted as evidence.

306. The blood test I had requested & when at the appointment spoke to the prescribing doctor and the phlebotomist both to and did confirm our recording they were doing blood levels for Depakote & Zyprexa and they would be ready the following week in time for court I can show the judge the blatant perjury by DCP&P to further keep my children from me while forcing a treatment/diagnosis on me unethically & illegally violating all medical laws and standards for financial & political purpose and gain.

307. When I went to retrieve my result the following week most unusually unethically and for obvious intent & purpose to protect their ongoing contract & financially benefit from DCP&P I was told which is both audio & video recorded that those tests

were not intended and completed and would need to be redone and on the recording we watch the Dr. tell the phlebotomist to say as well the blood tests were not done.

308. To watch & witness my actual medical evidence be withheld from me and lied to about my medical results tests requested for the purpose of seeing my children and to have a pregnant doctor. lie to me to protect DCP&P for ongoing financial benefits was scary disheartening & shattering.

309. Again in December 2018 we went to court and DCP&P continued restraining my children from utilizing fraudulent and false perjury reports & history already proven inaccurate in closed litigation.

310. Over the next 40 days my caseworkers & manages crimes were reported to my lawyer therapists and a motion to change venue/county was introduced, approved, and then bureaucratically thrown around to delay for another two months wherein a new case worker and supervisor was assigned to the case, but ultimately no action or movement forward to visit and multiple parties wanted/needed to know if Lee Merritt was my lawyer and in fact coming onto my wife's case which raised the obvious flags of now apparently they must behave with the same level of integrity of over three hours of recording will fully illustrate statement, state of mind and support the presumptive statement.

311. While engaged at Care Plus in services with Justin Randolph he was informed from the very beginning about the lawsuits, Lee Merritt's presence and becoming the federal lawsuit lawyer as well as history with DCP&P's false assertion of mental illness amongst whatever else they tried to get away with and my need for him to take my actual medieval history and assess me.

312. Justin did exactly that and came to the conclusion and stated multiple times that I do not have bi-polar nor any other mental illnesses that require any medication i.e. psychotropic pharmaceuticals and in fact discharged me because of case, medication, and symptom monitoring was concluded because one cannot be monitored for symptoms, diseases, or illnesses I do not have. All recorded & submitted as evidence.

313. Peggy from Care Plus ACS??? which I was told they were separate agencies ultimately stated on recording the politics and the pressure surrounding my case and writing a report because of the frequent work they do with DCP&P, New Bridge Medical Center, etc. and she was under certain pressures that Justin as well stated and illustrated in the final delivery of a letter for court stating no bi-polar which at one point if stated in February and was then forced via management to be changed multiple times each time benefitting DCP&P slightly more than full on calling them out for them illegal activity.

314. Justin is a good man and an extremely ethical therapist who desperately tried and worked to do the legal, ethical, morally & righteous action of telling the truth and discussing this with me and illustrated it through the letters he wrote that were not being approved by his management who works closely with mass clientele from DCP&P they do not supply actual letters of reunification of support of parents as they are told DCP&P decided that illustrating loud & clear bringing Justin to tears & disgust as to what is happening and his hands are being tied and forced to do wishing I was his personal client so he can do more for my family to stop this & reunify us.

315. Upon delivery of the final letter another meeting was held with one of Justin's bosses and he was called out as to working for and with DCP&P in the wording and

how far the letter came from its original stating no bi-polar or mental disorders requiring medication to which it currently stated including painting me, their client, in a negative light over a missed appointment when my car broke down costing \$1000 to fix which I have receipts and I illustrated what exactly does that benefit for a widow & father fighting for his family's rights or something you make a lot of money with.

316. The letter was again rewritten to cover everyone's liability while my family remains separated & our civil rights still being violated.

317. During this timeframe in January 2019 I went to a medical marijuana MD provider who took my records & also concurred I do not have bi-polar or any mental disorders banning me from the NJMMP and prescribe me for PTSD from the loss of my wife and now my children and concurred with Care Plus I should not be on psychotropic pharmaceuticals for a disorder I do not have as that is unhealthy & detrimental to my medical best interest & health via side effects, etc.

318. In January since DCP&P refused in fact to get in touch with my previous provider Dr. Phil Linfante or my current provider knowing me for over a decade they both wrote letters introduced to DCP&P both stating no mental illnesses and nothing stopping reunification and still no visits or DCP&P reaching out in an absolutely illegal unethical manner to the degree we had to call an emergent and bring it back to the court.

319. On March 25th 2019 it was finally brought to the court and my children were also brought to the court in major part again I feel because of Lee Merritt's presence on Shayling's case they are starting/trying to correct their illegal actions & hide behind "mistaken" blatant fraud upon the court withholding crucial evidence exonerating the claims & unethical practices they are in fact with deliberate intent continuing to

separate, causing harm and utilizing in passing off inaccurate invalidated reports as my medical history including from the judge as he so clearly states this is the first time he is seeing Dr. Latimer or any of this information about me not being bi-polar and asked why have we kept this man's children from him?

320. As a judge, you have a duty to not further allow the violation of a family's civil rights by DCP&P, a corporate entity via deliberate fraud & perjury upon the court and must under a full investigation.