From:

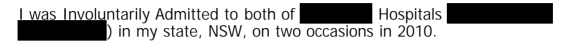
To: <u>Health and Community Services Committee</u>

Cc: Premier; Inala Electorate Office; Minister for Health; Bundamba Electorate Office; Woodridge Electorate

<u>Office</u>

Subject: the new Queensland Mental Health Act
Date: Tuesday, 16 December 2014 6:19:14 PM

DEAR MEMBERS OF THE QUEENSLAND PARLIAMENT,



I ended up taking both hospitals, the (NSW) Police and 15 Psychiatrists, Psych. Regs. and Authorised Medical Officers to court suing for False Arrest, False Imprisonment, Assault and Battery.

I would prefer to be <u>treated as a **Common Criminal**</u> because I would be released the next day when the matter was brought before a court and those involved in the illegalities against me would look silly in court when they could produce NO EVIDENCE of any criminality conducted by myself. I don't consider psychiatry is a Mental Health Profession - I consider it as a device that the police use to have someone incarcerated (Involuntarily Admitted) with a <u>very delayed Judicial Review</u>*. I allege that those involved in the psychiatry field comply with the wishes of the police.

When the matter was referred to the (NSW) Health Care Complaints Commission they somehow believe that a peer-psychiatrist's view and Internal Medical Advice overturns a magistrate's decision. I tell people that we LIVE UNDER THE CALIPHATE OF PSYCHIATRY.

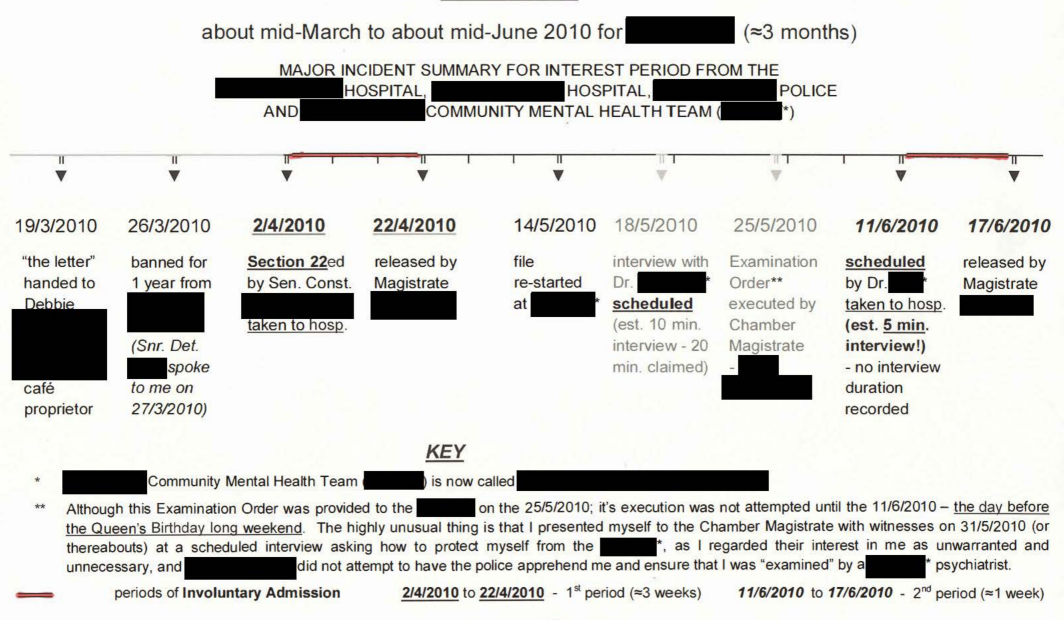
Get rid of PSYCHIATRY - bring back COMMON-SENSE

I was incarcerated both times before a long weekend
 see attached TIMELINE sent to Defendants' lawyer



TIMELINE

1/8/2013



(PTO) see NOTES on TIMELINE