

I have heard that you are an advocate for reopening or keeping what's left of the remaining Mental institutions open. I am the father of Timothy Edward Kosowicz, You may recall he committed one of the most horrible murders this state has seen in along time that of five year old Chloe Hoson at Landsdown Caravan park in November 2003.

It was with out doubt one of the worst cases of incompetence by the Mental health unit at Liverpool and the Criminal Justice Systems Merry-go-Round approach to dealing with Chronic mental illness.

If there ever was a Case for the needs of an Institution or Asylum then this was one, Our son was Entrapped and railroaded by the present system, he had no hope of ever being treated for his illness He has been fined for the Symptoms of his illness and turned in to a criminal just to get assessed at hospital, and all this happened several times aprox 16, then they tried in vain to convict him of Murder as a common criminal,

What happened to our Son was his rights to be treated for his illness in a public hospital were removed by the corrupted and Politically Perverted legislation that was supposed to give him access in the least restrictive manner to hospital care.

Just because a person with chronic Mental illness can refuse treatment and they mostly do, even if they have been diagnosed and have a history of violent behaviour and it is a Known fact that they don't know they are doing wrong, and can not be held responsible for their actions they still have the right to refuse treatment, but even this being the case they can still be charged and fined, and Forcibly Medicated.

There is something drastically wrong with this, they are ether a criminal and a fine can be enforced or they are sick and be ordered to be treated and medicated, but why are they first drugged only long enough to stand in front of a Judge with behavioural and mind altering drugs to be fined orders made against them that they are expected to understand and comply with when it is a known fact they are ill hence the medication, and the court appoints carers to them to look after them.

Some thing has been Corrupted hear, A Judge is the only one who can send a person to prison, Prisons are for Criminals, Prison Hospitals Are also for Criminals, they are the most extremely restrictive facilities available which is contrary to the reason that was used as an excuse to close the Institutions

Given that the hospitals either Refuse to or are not equipped to deal with Chronic long term patients, their rights are being abused by taking advantage of those with a diagnosed mental illness that can not distinguish between reality or delusions and further Criminalising their Symptoms for the convenience of being able to imprison them for the Failures of the health system in providing facilities that can adequately care for them.

This is being Railroaded and is Entrapment it's an abuse of Human rights to manipulate the laws that are supposed to protect the handicapped for FINANTUAL GAIN by the Governments in closing existing facilities and limiting services in favour of cheaper

facilities (Prisons) that require the person to be allowed to degenerate to a dangerous and life threatening condition both to the Community and themselves so that the Criminal Justice System can Criminalise the Symptoms of the illness to enable a conviction of the person suffering the symptoms of the illness and therefore being the reason for imprisonment.

I don't know if you are aware of the outcome of the Preslands Appeal, In short what it means is there is no REAL accountability for the Doctors and Hospitals Negligence or lack of providing a reasonable duty of care, this was accomplished in NSW last year. It is now impossible to sue for Punitive Damages, making it unviable to peruse in court. It means now they have the freedom to do as they please. there is Absolutely No Responsibility to provide services that will in any way treat Chronic Mental illness in a public Hospital. It is Total Indemnity to commit Genocide of the mentally ill, and to further expand the NEW form of Institutions Prison Hospitals.

There are three government participants in this act, The N.S.W Health department, The Criminal Justice System and the Corrective services, None of which will be held accountable for the disaster that occurred, especially the Corrective services, they were given the job by the Courts to monitor and see that our Son was getting his weekly injections. they never did any thing that the community order he was on required them to follow up on.

Our Son was a time bomb The Hospital and the courts knew he was, they had his records in front of them They knew he was not good at taking his medication That's why he was on the Community Order for weekly Injections The Corrective Services Knew but did nothing Because they were under staffed and would not go to the caravan park where he lived We have this information that was used in his court case A report made to the Minister, And the Judge Had the Hide to say the Community Let Chloe Down.

My Wife and I are part of the community as are most Australians Except for the ones that Knowingly put all at risk. We did every thing we could for over seven years we begged, Cried, screamed at deaf ears , the Police told us it was only a matter of time before He ended up in serious trouble and would finish up in Long Bay.

We both know as do most people that look after the Chronic Mental cases there is no hope with out an Institution or an Asylum the public is in real danger and the increasing numbers of murders and Suicides prove that , the need for institutionalised long term facilities is a necessity these people cannot be treated as Out Patients, every report ever Commissioned by the Government indicates the system is and will always fail the Chronically ill.

Some thing Must be done, We will help in any way we can, The system that now exists is seriously flawed, the tools that are used are there to hide and cover up the truth .The most Powerful tool is The Judge Only Trial , it is nothing less than a Kangaroo Court the truth is of no importance, The evidence can not be cross examined , a Jury would have thrown it back on to the Mental Health System where the blame should have been.

Our son was Guilty of being Sick, he was only the bullet N.S.W Health fired blindly in to a crowd .

There is no doubt had he been sent to an Asylum or Institution none of this horror would have happened.

Regards,
Edward & colleen Kosowicz.