

Kelly Roe < kroe031@gmail.com >

FW: Query from reception

Hershla Ifwersen < Hershla.Ifwersen@mc.co.nz > To: "email@kellyroe.org" < email@kellyroe.org > Co: Anna Adams < Anna.Adams@mc.co.nz >

Mon, Dec 13, 2021 at 9:17 AM

Dear Kelly

Thank you for your enquiry seeking legal advice in relation to healthcare you received.

We are sorry to hear about your circumstances. However, we are not in a position to assist you. MC acts for hospitals, health professionals and professional disciplinary bodies in Auckland and New Zealand. This means that we are likely to face a conflict of interest in your matter. You may wish to contact a barrister who specialises in health law and a number of such barristers can be found at:

https://www.sangrochambers.co.nz/

http://quaychambers.co.nz/

https://www.shortlandchambers.co.nz/

http://www.bankside.co.nz/

If your primary concern relates to the provision of health and disability services to you or your family, you can also make a complaint to the Health and Disability Commissioner. Information is available about that process at: https://www.hdc.org.nz/making-a-complaint/

If your concern relates to an injury that you have suffered, including during health care treatment, you can also make a claim under the Accident Compensation Act scheme. Information is available about that process at: https://www.acc.co.nz/im-injured/what-we-cover/

Finally, information about accessing health services during the various Covid-19 Alert levels can be found here: https://covid19.govt.nz/health-and-wellbeing/how-to-access-healthcare-and-emergency-services/

We wish you all the best.

Yours faithfully,

Anna Adams / Hershla Ifwersen

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Partner / Senior Associate

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We've Moved!

Level 7, MC Centre, 8 Hardinge Street, Auckland.

MC is a 100% vaccinated workplace. Vaccine passes required.

From: Kelly Roe <email@kellyroe.org>
Sent: Sunday, 12 December 2021 6:05 PM
To: Reception <reception@mc.co.nz>

Subject:

I am emailing this firm because you have the Auckland monopoly on Government Prosecution.

In September of 2020 I was unlawfully detained in the Auckland City Hospital.

I have requested (and obtained) my file notes.

They held me in an unauthorized seclusion room that was not fit for purpose for more than 12 hours under 'duty of care' denying me a lawyer and not informing me about district inspectors before they got around to filling out paperwork to keep me under the Mental Health Act for 5 days.

There are no medication charts from my responsible clinician. There are nursing notes attesting to my being forced to take psychotropic medication that was not directed by a responsible clinician.

On the 5th day my involuntary assessment and treatment lapsed or expired so they kept me against my will 'voluntarily' for 2 more days. I was in a locked ward and was not allowed to leave without an escort to ensure I returned to the hospital.

I want to see them prosecuted for involuntarily detaining me unlawfully. It is a smaller / lesser version of Lake Alice where the Hospital / Health system thinks they can do whatever they want to people (treat them however they want) with complete an utter immunity to any consequences.

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I initiated judicial review of administrative action and named Ailsa Claire as the CE. But it is about the Area Director. Who is responsible for ensuring there are enough competent staff being employed by the hospital etc.

The DHB hired QC to represent them and he filed motion to have proceedings struck out. The proceedings were not struck out but I was required to amend my pleadings. Costs were awarded against me, however. I took it to the court of appeal because you don't need to ask for leave to appeal motions to strike. They ruled, and the supreme court ruled that I needed to ask for leave.

I understand the proof required for government prosecution is higher than civil. I cannot find a legal aid lawyer to represent me. They all claim conflict with the DHB.

If there are not any consequences for their law violation then NZ cannot claim to be rule by law.

I want justice on this.

Kelly Roe.

You can find the filings on the 'judicial review' page of my website.

I have other cases against various universities of NZ.

They don't seem to think the rules apply to them, either, they just do whatever they want when it comes to enrolment students in whatever courses the university decides they will enroll them in and then graduating them or not as they themselves decide, refusing to be accountable for selection and refusing to allow students to work to internationally accepted standards of scholarship.

email@kellyroe.org is preferred

though kroe031@gmail.com will still work.

kellyroe.github.io will take you to my homepage

Thanks for visiting!

We're closed from Friday 24 December 2021 until Monday 24 January 2022. Staff are available for urgent client matters via +6493367500. MC wishes you and your whānau an enjoyable summer and a happy and successful 2022.

The information contained in this email is confidential and may be legally privileged. If you are not the intended recipient, please notify us immediately by telephone and return the message to us.

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Gmail - FW: Query from reception

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